

UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF NEW YORK

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MICHAEL BROWN, *et al.*,
on behalf of themselves and all others similarly situated,

Plaintiffs,

05 Civ. 05442 (SAS)(THK)

-against-

RAYMOND W. KELLY, *et al.*,

Defendants.

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PAUL CASALE and ANTHONY GARCIA,
on behalf of themselves and all others similarly situated,

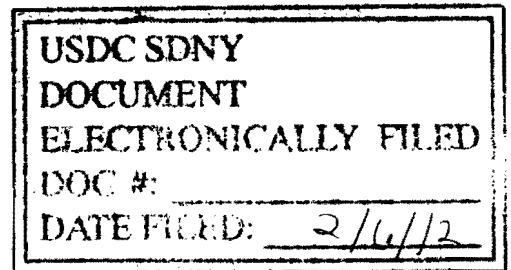
Plaintiffs,

08 Civ. 2173 (SAS)(THK)

-against-

RAYMOND W. KELLY, *et al.*,

Defendants.
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STIPULATION AND ORDER OF SETTLEMENT

This Stipulation and Order is made and entered into on this 26th day of January 2012 between the City of New York (hereinafter "the City"), New York City Police Department Commissioner Raymond Kelly and Bronx District Attorney Robert Johnson, ("collectively "Defendants"), and Plaintiffs (hereinafter "Plaintiffs") Michael Brown, Keith Anderson, Michael Louis Brown, Xavier J. Grant, Llewellyn Rudy, Bobby Wells, Paul Casale, and Anthony Garcia, on behalf of themselves and all others similarly situated (collectively the "Parties"), and is made and entered into with reference to the following facts.

WHEREAS, on June 9, 2005, in an action now entitled *Brown v. Kelly*, 05 Civ.

5442 (SAS) ("*Brown*") and pending before the Honorable Shira A. Scheindlin, a plaintiff filed a putative class action lawsuit alleging that the City of New York, operating *inter alia* through the New York City Police Department ("NYPD") and the District Attorneys' Offices ("DAOs"), continued to charge thousands of individuals for violations of N.Y. Penal Law § 240.35(1), although that the statute had been declared unconstitutional on First Amendment grounds in 1992. *See Loper v. New York City Police Dep't*, 999 F.2d 699, 701 (2d Cir. 1993);

WHEREAS, on March 4, 2008, in an action entitled *Casale v. Kelly*, 08 Civ. 2173 (SAS) ("*Casale*"), and pending before the Honorable Shira A. Scheindlin, a group of plaintiffs filed a putative class action lawsuit alleging that the City of New York, operating *inter alia* through the NYPD and DAOs, continued to charge thousands of individuals for violations of N.Y. Penal Law § 240.35(3) and N.Y. Penal Law § 240.35(7), although the statutes were declared unconstitutional in 1983 and 1988, respectively. *See People v. Uplinger*, 460 N.Y.S.2d 514 (1983); *see also People v. Bright*, 526 N.Y.S.2d 66 (1988);

WHEREAS, in *Brown*, a class was certified pursuant to Fed. R. Civ. P. 23(b)(3) consisting of all persons who have been or will be arrested, charged or prosecuted by employees, agents or representatives of New York City for violating N.Y. Penal Law § 240.35(1) from October 7, 1992 onward, and affirmed by Order of the United States Court of Appeals for the Second Circuit (*see Brown v. Kelly*, 609 F.3d 467, 473 (2d Cir. 2010));

WHEREAS, in *Casale*, a class was certified pursuant to Fed. R. Civ. P. 23(b)(2) consisting of all persons who have been or will be arrested, charged, or prosecuted for a violation of N.Y. Penal Law §§ 240.35(3) or 240.35(7) in New York City after these statutes were declared unconstitutional and a class was certified pursuant to Fed. R. Civ. P. 23(b)(3) consisting of all persons who have been arrested, charged, or prosecuted for a violation of

either N.Y. Penal Law §§ 240.35(3) or 240.35(7) in New York City within the applicable statute of limitations. Subclasses were certified to address potential defenses applicable only to plaintiffs who were never prosecuted and to those charged with additional criminal offenses at the time they were charged with a violation of N.Y. Penal Law §§240.35(3) or 240.35(7) (*see Casale v. Kelly*, 257 F.R.D. 396 (S.D.N.Y. 2009));

WHEREAS, by Opinion and Order dated April 26, 2010, over the objection of defendants, the District Court adjudged defendant the City of New York to be in contempt of court based on the fact that City of New York law enforcement officers charged individuals with violations of N.Y. Penal Law § 240.35(1), N.Y. Penal Law § 240.35(3), and N.Y. Penal Law § 240.35(7) after the filing of the above-captioned *Brown* and *Casale* actions;

WHEREAS, on or about August 3, 2010, by Order of the United States Court of Appeals for the Second Circuit in the matter of *Brown v. Kelly*, the District Court's certifications pursuant to Fed. R. Civ. P. 23(b)(2) of a state-wide plaintiff class and a defendant class were vacated (*see Brown v. Kelly*, 609 F.3d 467, 482 (2d Cir. 2010));

WHEREAS, N.Y. Penal Law §§ 240.35(1), (3), and (7) were repealed by the New York State legislature on July 30, 2010 (2010 N.Y. Laws Ch. 232);

WHEREAS, defendants deny any and all liability and maintain that they have not had at any time and do not have now a policy, practice or custom to enforce N.Y. Penal Law §§ 240.35(1), (3), and/or (7) since the statutes were respectively declared unconstitutional;

WHEREAS, the Parties, seeking to avoid additional protracted, expensive, and unnecessary litigation, agree to the entry of this Stipulation and Order of Settlement (hereinafter "Stipulation") to resolve all issues that were raised in these class actions by the

Plaintiffs individually or as class representatives;

NOW, THEREFORE, with the agreement of all Parties, it is hereby ORDERED, ADJUDGED AND DECREED as follows:

INTRODUCTION

A. The parties enter into this Stipulation for the purpose of avoiding the burdens of further litigation, and mutually to support vigorous, lawful, and nondiscriminatory enforcement of the law. Settlement of this action under the terms stated in this Stipulation is in the public interest because the Stipulation avoids diversion of private and City resources to further adversarial action by the parties.

B. Plaintiffs enter into this Stipulation for the purpose of addressing the allegations in the Complaints filed in the *Brown* and *Casale* actions. Plaintiffs and Class Counsel believe the terms of this Stipulation are in the public interest because they believe they are designed to prevent future unconstitutional enforcement of N.Y. Penal Law §§ 240.35(1), (3) and (7) in the City of New York.

C. Defendants deny any and all liability and deny that they had or currently have a policy or engaged in or currently engage in a pattern or practice of conduct that deprived persons of rights, privileges, or immunities secured or protected by the Constitution and laws of the United States.

D. This Stipulation does not and shall not be deemed to constitute any admission by defendants as to the validity or accuracy of any of the allegations, assertions, or claims made by plaintiffs. No determinations have been issued by the Court concerning the merit or lack of merit of the allegations made by plaintiffs in their pleadings. This Stipulation does not constitute an admission, adjudication, or finding on the merits of the above-captioned action.

E. This Court has jurisdiction over this action under 28 U.S.C. §§ 1331 and 1343. Venue is proper in the United States District Court for the Southern District of New York pursuant to 28 U.S.C. § 1391.

DEFINITIONS

1. The “Settlement Class” is defined as all individuals who are listed in the New York State Office of Court Administration’s Criminal Records and Information Management System (“CRIMS”) or Summons Automation Management System (“SAMS”) databases; or in the New York City Police Department’s Booking Arraignment Disposition System (“BADS”) or in the Criminal Court Summons (“C-Summons”) databases; or in a Report derived from New York City Police Department databases identifying Attempts to Charge (“Attempts to Charge Report”); or in summonses produced in discovery or in connection with a Claim Form up to the Bar Date, as having been charged in the City of New York prior to the Bar Date: (1) with a violation of N.Y. Penal Law § 240.35(1) after September 30, 1992; or (2) with a violation of N.Y. Penal Law § 240.35(3) after February 23, 1983; or (3) with a violation of N.Y. Penal Law § 240.35(7) after February 17, 1988.¹

2. “Subsection One Group” means all persons in the Settlement Class who were charged with a violation of N.Y. Penal Law § 240.35(1) on or after September 30, 1992 and before the Bar Date.

3. “Subsection One Recent Group” means all persons in the Subsection One Group who were charged with a violation of N.Y. Penal Law § 240.35(1) on or after June 9, 2002 or whose criminal case arising from such a charge on or before June 8, 2002 was favorably

¹ The Settlement Class does not include claims of former plaintiff Eddie Wise extinguished by the judgment entered against the City of New York on December 5, 2006. The Settlement Class does not include individuals who are only listed in the databases with a charge under the Statutes due to a clerical data entry error, as proven by documentary evidence.

terminated within the meaning of N.Y.C.P.L. § 160.50 on or after June 9, 2002 and before the Bar Date.

4. “Subsection One Older Group” means all persons in the Subsection One Group who were charged with a violation of N.Y. Penal Law § 240.35(1) on or before June 8, 2002 and (i) whose criminal case arising from such a charge was disposed of in any way on or before June 8, 2002; or (ii) whose criminal case was not favorably terminated within the meaning of N.Y.C.P.L. § 160.50 on or after June 9, 2002; or (iii) whose criminal case was favorably terminated within the meaning of N.Y.C.P.L. § 160.50 on or after the Bar Date.

5. “Subsection Three Group” means all persons in the Settlement Class who were charged with a violation of N.Y. Penal Law § 240.35(3) on or after February 23, 1983 and before the Bar Date.

6. “Subsection Three Recent Group” means all persons in the Subsection Three Group who were charged with a violation of N.Y. Penal Law § 240.35(3) on or after March 4, 2005 or whose criminal case arising from such a charge on or before March 3, 2005 was favorably terminated within the meaning of N.Y.C.P.L. § 160.50 on or after March 4, 2005 and before the Bar Date.

7. “Subsection Three Older Group” means all persons in the Subsection Three Group who were charged with a violation of N.Y. Penal Law § 240.35(3) on or before March 3, 2005 and (i) whose criminal case arising from such a charge was disposed of in any way on or before March 3, 2005; or (ii) whose criminal case was not favorably terminated within the meaning of N.Y.C.P.L. § 160.50 on or after March 4, 2005; or (iii) whose criminal case was favorably terminated within the meaning of N.Y.C.P.L. § 160.50 on or after the Bar Date.

8. “Subsection Seven Group” means all persons in the Settlement Class who were charged with a violation of N.Y. Penal Law § 240.35(7) on or after February 17, 1988 and before the Bar Date.

9. “Subsection Seven Recent Group” means all persons in the Subsection Seven Group who were charged with a violation of N.Y. Penal Law § 240.35(7) on or after March 4, 2005 or whose criminal case arising from such a charge on or before March 3, 2005 was favorably terminated within the meaning of N.Y.C.P.L. 160.50 on or after March 4, 2005 and before the Bar Date.

10. “Subsection Seven Older Group” means all persons in the Subsection Seven Group who were charged with a violation of N.Y. Penal Law § 240.35(7) on or before March 3, 2005 and (i) whose criminal case arising from such a charge was disposed of in any way on or before March 3, 2005; or (ii) whose criminal case was not favorably terminated within the meaning of N.Y.C.P.L. § 160.50 on or after March 4, 2005; or (iii) whose criminal case was favorably terminated within the meaning of N.Y.C.P.L. § 160.50 on or after the Bar Date.

11. “Favorably terminated” means any criminal action or proceeding relating to a Loitering Charge Incident that is terminated as defined in N.Y.C.P.L. § 160.50(3).

12. “Final Class List” means all of the persons in the Settlement Class, as determined by the Administrator after the Administrator performs an analysis to ensure that persons are not listed twice or incorrectly included. All individuals on the Final Class List will be given notice of this Stipulation.

13. “Named Plaintiffs” means Michael Brown, Keith Anderson, Michael Louis Brown, Xavier J. Grant, Llewellyn Rudy, Bobby Wells, Paul Casale, and Anthony Garcia. These persons

represent all or part of the Settlement Class.

14. “Class Counsel” means Emery Celli Brinckerhoff & Abady LLP and The Bronx Defenders.

15. A “Settlement Class Member” (“SCM”) means any member of the Settlement Class who does not file a valid and timely Request for Exclusion as provided in paragraph 73 of this Stipulation.

16. An “Opt-Out” is any potential SCM who files a timely Request for Exclusion as specified in paragraph 73.

17. “Date of Class Notice” is the date when the Administrator first mails out the Claim Packets to the persons on the Final Class List, which must occur within ninety (90) days of Preliminary District Court Approval.

18. The “Bar Date” is the date established by the Court by which any SCM who wishes to receive payments pursuant to the Stipulation must file his/her Claim Form(s). The Parties agree that this date should be 120 days from the Date of Class Notice.

19. The “Claim Form” is a document, in a form approved by the Court, that SCMs must complete and sign in order to be considered for payment pursuant to this Stipulation.

20. A “Claim Packet” means a “Claim Form,” together with a notice in a form approved by the Court. The Claim Packet will be mailed by the Administrator to all persons on the Final Class List.

21. “Summary Notices” means a one-page English and a one-page Spanish summary of this Stipulation in a form approved by the Court.

22. “Administrator” means the person or organization designated by Class Counsel

and appointed by the Court to administer the Class Fund, disseminate the Claim Packets, and review and determine the validity and amount of claims submitted by SCMs, according to the procedures set forth herein. Defendants shall be permitted to make non-binding suggestions to Class Counsel regarding the selection of the designated Administrator.

23. "Class Fund" means the amount to be paid by the City for all claims of SCMs, service awards to Named Plaintiffs, administrative costs, and attorneys' fees and costs. That amount shall be \$15 Million Dollars.

24. "Settlement Costs" means a portion of the Class Fund to be determined prior to a fairness hearing on this Stipulation, which shall be paid directly to Class Counsel. From this amount, Class Counsel shall pay service awards to Named Plaintiffs, Administrator's costs, and Class Counsel's own past, present and future fees and costs. This amount does not include the attorneys' fees and costs previously paid to Class Counsel.

25. The "Remainder" means that majority portion of the Class Fund that shall be sent to the Administrator to pay SCMs' claims. That amount shall be \$15 Million Dollars minus the amount approved by the Court for Settlement Costs and the amount retained by the City of New York for transmittal to the Office of Child Support Enforcement for distribution to the beneficiaries of the Child Support Liens as referenced in paragraph 53(c).

26. "Class Settlement Fund Account" ("CSFA") means a bank account or accounts to be established by the Administrator for the benefit of the Settlement Class. The CSFA shall be interest bearing if the costs associated with making it interest bearing (such as tax preparation and bank fees) and secured are less than the likely interest earned. If the CSFA is an interest bearing account, any amount remaining after the costs described in this paragraph will be subject to the conditions of paragraph 83 herein.

27. “Preliminary District Court Approval” means the date, following the submission of this Stipulation, executed, to the District Court by the Parties, but prior to a fairness hearing on this Stipulation, on which the District Court grants preliminary approval of the Stipulation.

28. “Final District Court Approval” means the date, following the submission of this Stipulation, executed, to the District Court by the Parties, and after a fairness hearing on this Stipulation, on which the District Court grants final approval of this Stipulation.

29. The “Effective Date for Payment” (or “Effective Date”) is the date when the City’s obligation to pay the Class Fund of \$15 Million Dollars (minus sums advanced for costs of notice pursuant to paragraph 43) becomes effective. It is one day following entry of the Final District Court Approval of the Stipulation by an Order from the District Court.

30. The “Funding Date” is the date sixty (60) days after the Effective Date for Payment and is the date by which the City agrees to comply with the obligations stated at paragraph 44 herein, provided no appeals are pending.

31. An “Approved Claim” means a claim form received, reviewed and verified by the Administrator.

32. The “Distribution Formula” means the process by which each Approved Claim will be awarded points after review and after such verification as the Administrator deems appropriate of the information provided on the Claim Form.

33. “The Statutes” shall mean N.Y. Penal Law § 240.35(1), N.Y. Penal Law § 240.35(3), and N.Y. Penal Law § 240.35(7).

34. “Arrested” means that an SCM appears in the New York State Office of Court Administration’s Criminal Records and Information Management System (“CRIMS”) or the

New York City Police Department's Booking Arraignment Disposition System ("BADS") or in a New York City Police Department's Attempts to Charge Report, as having been charged under the Statutes.²

35. "Released Parties" means any and all of the Defendants, namely the City, Raymond W. Kelly, and Robert Johnson as well as their past, present, or future affiliates, subsidiaries, parents, successors and predecessors, officers, directors, agents, agencies, employees, attorneys, advisors, insurers and any person, firm, trust, corporation, officer, director or other individual or entity in which any Defendant has a controlling interest or which is related to or affiliated with any Defendant, and the legal representatives, heirs, predecessors in interest, successors in interest or assigns of the Defendants. Released parties shall also include the Offices of the District Attorneys within the City of New York, namely the Counties of Kings, Queens, Richmond, Bronx and New York, (the "DA Offices"), as well as its past, present, or future affiliates, subsidiaries, parents, successors and predecessors, officers, directors, agents, agencies, employees, attorneys, advisors, insurers and any person, firm, trust, corporation, officer, director or other individual or entity in which any DA Office has a controlling interest or which is related to or affiliated with any DA Office, and the legal representatives, heirs, predecessors in interest, successors in interest or assigns of the DA Offices.³

36. "Settled Class Claims" mean any and all claims, debts, demands, rights, or causes of action or liabilities whatsoever (including, but not limited to, any claims for damages, interest,

² For purposes of this Stipulation, "charge" or "charged" includes any attempt to charge the Statutes recorded in the New York City Police Department's databases, as reflected in an Attempts to Charge Report.

³ The Office of the District Attorney for Bronx County is a named party represented by the New York City Law Department, Office of the Corporation Counsel ("Corporation Counsel"). The Corporation Counsel has also represented the District Attorney Offices of the Counties of New York, Kings, Queens and Richmond to the extent that they have participated in this Stipulation of Settlement, that they have agreed to the terms described in the Letter Agreement annexed hereto as Exhibit A and to the extent that they have otherwise participated, whether or not as defendants, in the *Casale* and *Brown* litigations.

attorneys' fees, administration fees, expert or consulting fees, and any other costs, expenses, or liabilities whatsoever), whether based on federal, state, local, statutory, or common law or any other law, rule, or regulation, whether fixed or contingent, accrued or un-accrued, liquidated or un-liquidated, at law or in equity, matured or un-matured, whether class or individual in nature, that arise out of charges in the City of New York prior to the Bar Date: (1) for a violation of N.Y. Penal Law § 240.35(1) after September 30, 1992; (2) for a violation of N.Y. Penal Law § 240.35(3) after February 23, 1983; and/or (3) for a violation of N.Y. Penal Law § 240.35(7) after February 17, 1988.

37. "Settled Named Plaintiff Claims" mean any and all claims, debts, demands, rights, or causes of action or liabilities whatsoever (including, but not limited to, any claims for damages, interest, attorneys' fees, administration fees, expert or consulting fees, and any other costs, expenses, or liabilities whatsoever), whether based on federal, state, local, statutory, or common law or any other law, rule, or regulation, whether fixed or contingent, accrued or un-accrued, liquidated or un-liquidated, at law or in equity, matured or un-matured, whether class or individual in nature, that have been asserted in this action by the Settlement Class and/or Named Plaintiffs against any of the Released Parties.

38. "Loitering Charge Incident" means any arrest, summons, prosecution or other charging incident or criminal proceeding charging a person within the five boroughs of New York City at any time up to two years from the Effective Date: (1) with a violation of N.Y. Penal Law § 240.35(1) after September 30, 1992; (2) with a violation of N.Y. Penal Law § 240.35(3) after February 23, 1983; or (3) with a violation of N.Y. Penal Law § 240.35(7) after February 17, 1988.

39. "Sealed Loitering Charge Incident" means any Loitering Charge Incident

terminated in favor of the accused person as defined by N.Y. Crim. Proc. L. § 160.50(3) or in a conviction for a non-criminal offense as defined by N.Y. Crim. Proc. L. § 160.55(1).

FUNDING AND RESOLUTION OF SETTLEMENT COSTS

40. Subject to the terms and conditions of this Stipulation, the City agrees to pay Fifteen Million Dollars (\$15,000,000.00) as the Class Fund, which shall be used to pay all claims of SCMs and the Settlement Costs. The Class Fund does not include the \$560,800.53 in attorneys' fees and costs previously paid to Class Counsel.

41. While the parties have agreed to a Class Fund of \$15 Million Dollars, the parties have not agreed on the amount to be subtracted from the Class Fund to pay the Settlement Costs. Class Counsel will not seek more than \$3.5 Million Dollars to pay the Settlement Costs. Defendants reserve all rights to assess, analyze and object to the amount of Settlement Costs upon defendants' receipt of all information that they deem relevant to the final determination of the Settlement Costs, including billing records that they believe are necessary to assess the reasonableness of Class Counsel's past attorneys' fees. Apart from past attorneys' fees, the parties also have not agreed, as of the signing of this Stipulation, on the amount of Class Counsel's future attorneys' fees, the amount of the Administrator's fee, and on the amount or means of calculating Class Counsel's total fee recovery, but the parties will endeavor to resolve these issues in good faith prior to the fairness hearing.

42. In the event that the parties do not agree upon the amount of the Settlement Costs to be subtracted from the Class Fund prior to the fairness hearing, the parties agree to submit their dispute to the Court for resolution on or before the fairness hearing.

43. Within thirty (30) days after Preliminary District Court Approval, the City shall cause to be deposited into a bank account designated by the Administrator an amount equal to

the amount approved by the District Court for payment to the Class Administrator to cover the costs of notice agreed to by the Parties and/or ordered by the Court, and will provide additional funds to the Administrator as approved by the Court, except that the total of said funds shall not exceed Four Hundred Thousand Dollars (\$400,000). Any such payment shall be debited against the Settlement Costs. If the Stipulation is not ultimately approved by the Court, then all such funds paid to the Administrator, to the extent they are available after payment of all accrued class administration expenses, shall be returned to the City. The Administrator will submit monthly bills to the Parties and may pay itself from these funds in accordance with its bill if the Parties do not object to the bill within thirty (30) days of receipt of the monthly bill.

44. Subject to the terms and conditions of this Stipulation and the approval of the Court, on or before the Funding Date, the City shall cause to be deposited into the Class Settlement Fund Account ("CSFA") the Remainder. On or before the Funding Date, the City shall cause to be deposited to the trust account of Class Counsel the Settlement Costs less the amount already advanced under the terms of the immediately preceding paragraph.

- a. Prior to the payment of the Remainder to the Administrator, the City in consultation with the Administrator, shall make its best good faith estimate of the maximum amount that should be deducted due to Child Support Liens, and shall pay the Administrator \$15 Million less the Settlement Costs and less the amount retained by the City of New York for transmittal to the Office of Child Support Enforcement for distribution to the beneficiaries of the Child Support Liens as referenced in paragraph 53c;

- b. If additional money is determined to be owed to the City due to Child Support Liens due to a change in the Award Amount, acceptance of late claims, or for any other reason, the Administrator shall return that amount to the City;
- c. If less money is determined to be owed due for Child Support Liens due to a change in the Award Amount (or for any other reason) the City shall pay the Administrator that additional money and that amount shall be added to the Remainder.

45. Should the settlement not be finally approved after exhaustion of all appellate avenues, the City shall have no claims against the Named Plaintiffs, the Settlement Class, Class Counsel, or the Administrator for reimbursement of funds advanced to the Administrator for notice, except that any advanced funds shall be credited towards any subsequent settlement in this action.

46. The City will join Class Counsel in seeking the Court's approval of the Stipulation, exclusive of the Settlement Costs as set forth in paragraphs 41 and 42 above.

47. No payment shall be made to eligible SCMs before the Funding Date. Claims will be processed to determine eligibility for payment by the Effective Date for Payment. Upon the Funding Date, claims determined to be eligible for payment may be paid.

48. No additional payments shall be paid to Class Counsel for fees and costs before the Funding Date. After the City causes the Settlement Costs to be deposited, as set forth in paragraph 44, Class Counsel may immediately withdraw money from the Settlement Costs to pay its own fees and costs before a final accounting, as long as sufficient money is reserved to pay the Administrator's costs, and service awards to Named Plaintiffs. If the Administrator's

final bill is less than the amount previously advanced, the Administrator shall refund to Class Counsel the remainder. A copy of the Administrator's final accounting, as well as monthly bills, shall be provided to the City.

PAYMENTS TO THE SETTLEMENT CLASS

49. The amount awarded to SCMs who submit Claim Forms shall be calculated as follows. First, the amount paid to the Administrator for costs; to Class Counsel for attorneys' fees and costs; and to Named Plaintiffs for service awards (collectively "Settlement Costs") shall be subtracted from the Class Fund.

50. In an effort to promote both efficiency and fairness, the Administrator will award each Approved Claim points after review and after such verification as the Administrator deems appropriate of the information provided on the Claim Form ("the Distribution Formula"). The details of the Distribution Formula to be applied are subject to Court approval on recommendation by Class Counsel after Claim Forms are received. The Distribution Formula shall be applied uniformly, will not be discretionary after approval, and may be amended only by Court Order.

51. The total points awarded to each Approved Claim pursuant to the Distribution Formula will be aggregated and each SCM's share of the total points will be determined. The SCM shall then be allocated a commensurate proportion of the Class Fund minus the Settlement Costs based on the number of points awarded to the SCM. The resulting amount of payment to the SCM for an Approved Claim based on application of the Distribution Formula shall be the "Award Amount."

52. The Distribution Formula shall be as follows:

- a. Pool One will be comprised of all SCMs from the Subsection One Recent Group, the Subsection Three Recent Group or the Subsection Seven Recent Group who submit an Approved Claim and who either (1) were arrested and charged with a violation of the Statutes; or (2) were issued a summons (the court records of which include an arrest or bench warrant recorded in CRIMS or SAMS) charging a violation of the Statutes. Every SCM in Pool One will receive 12 points.
- b. Pool Two will be comprised of all SCMs from the Subsection One Recent Group, the Subsection Three Recent Group or the Subsection Seven Recent Group who submit an Approved Claim, and who were issued a summons (the court records of which do not include an arrest or bench warrant recorded in CRIMS or SAMS) charging a violation of the Statutes. Every SCM in Pool Two will receive 4 points.
- c. Pool Three will be comprised of all SCMs from the Subsection One Older Group, the Subsection Three Older Group or the Subsection Seven Older Group who submit an Approved Claim and who either (1) were arrested and charged with a violation of the Statutes; or (2) were issued a summons (the court records of which include an arrest or bench warrant recorded in CRIMS or SAMS) charging a violation of the Statutes. Every SCM in Pool Three will receive 2 points.
- d. Pool Four will be comprised of all SCMs from the Subsection One Older Group, the Subsection Three Older Group or the Subsection Seven Older Group who submit an Approved Claim and who were issued a summons (the court records of which do not include an arrest or bench warrant recorded in CRIMS or SAMS)

charging a violation of the Statutes. Every SCM in Pool Four will receive 1 point.

53. SCMs who timely file a completed and signed Claim Form and who are eligible for an award shall each be entitled to receive an Award Amount from the Class Fund in compensation for their claims, subject to the following provisions:

- a. Each SCM shall receive an Award Amount for only one incident of enforcement for which the SCM was charged with a violation of the Statutes, notwithstanding the fact that an SCM may have been charged with a violation of the Statutes on more than one occasion. For those SCMS who were charged with a violation of the Statutes on more than one occasion, that SCM shall be compensated for the single incident of enforcement of the Statutes against him or her that is eligible to receive the highest number of points under the Distribution Formula.
 - b. In addition to the Award Amount, the Named Plaintiffs in this action shall receive additional service awards as set forth in paragraph 75 below. The additional amounts referred to in this sub-paragraph shall be paid from the Settlement Costs.
 - c. If an SCM who submitted a Claim Form has a New York City Child Support Lien for arrears (hereinafter "Child Support Lien"), the Award Amount shall be deducted to satisfy the Child Support Lien, pursuant to the provisions in paragraph 69. The amount paid by the Administrator to these SCMs will be their share of the Class Fund minus the Settlement Costs, minus the amount of any Child Support Lien. The City of New York shall retain the aggregate amount of the Child Support Liens for transmittal to the Office of Child Support Enforcement for distribution to the beneficiaries of the Child Support Liens.
54. Based on good faith calculations made by the Parties, the parties believe that as of

January 26, 2012, the Settlement Class contains SCMs who were subjected to approximately 22,800 incidents where the Statutes were charged.

55. Class Counsel has the discretion to void checks mailed to SCMs and not cashed within 120 days of issuance. Notice of this procedure will be provided at the time the checks are issued. Class Counsel, on written notice to the City and the Court, shall have the discretion to (a) reissue the checks, or (b) add the amount of the voided checks back to the Class Fund to be divided pro rata amongst eligible SCMs, or (c) issue checks to persons who make late claims for good cause shown pursuant to the immediately following paragraph, or (d) seek an award by the Court consistent with *cy pres* principles.

56. The Administrator shall place \$100,000 of the Remainder in reserve to pay late claims filed for “good cause” shown. Persons who submit late claims will be given 30 days from a date to be determined by the Court at the fairness hearing to provide a “good cause” explanation for their late filing. Class Counsel shall determine if the person had “good cause” to file a late claim, and persons shall have the right to appeal any such determination to the Magistrate Judge. All persons with good cause for filing a late claim shall be paid a pro-rata share under the Distribution Formula – up to their Award Amount – of the amount remaining in the Class Fund due to the failure of claimants to timely cash their checks within 120 days of issuance, as well as from the \$100,000 held in reserve to pay late claims, except that Class Counsel, upon notice to the Court, may decide to reserve some portion of the remaining funds to pay persons who failed to cash their checks within 120 days for “good cause” shown. All late claims that are approved as showing “good cause” will also be subject to the deduction of any valid Child Support Liens. If money remains in the Remainder (including the \$100,000 reserve after the payment of late claims filed for “good cause,” and the reissuance of uncashed checks

for “good cause”), the parties shall confer and seek an order from the Court as to how to distribute same consistent with *cy pres* principles.

57. The Administrator is permitted for good cause shown (including proper documentation and proof of authority) to issue checks in the name of a person other than the SCM.

ADMINISTRATOR

58. The Administrator’s duties shall include administering the Class Fund, including but not limited to the following matters: (1) issuing notice, including information about the right to object or opt out of the settlement; (2) locating class members; (3) distributing Claim Packets to and receiving executed original Claim Forms of same from those on the Final Class List; (4) establishing and administering the Class Fund and upon conclusion of the process, closing the Fund; (5) paying all income taxes, if any, owed by the Class Fund; (6) determining eligibility for awards on the basis of information provided by counsel for the Parties and the SCMs, validating the claims, and providing the Parties a list of those persons found preliminarily eligible every 30 days; (7) calculating the amounts of awards; (8) issuing and mailing checks to eligible SCMs, and issuing and filing all required tax forms and statements; (9) developing procedures and responding to inquiries from SCMs and Opt-Outs about this Stipulation and the procedures contained herein, including by the use of a toll-free number; (10) creating a database of SCMs who have filed timely and valid Claim Forms; (11) establishing a toll-free number and toll number (for incarcerated SCMs), which will be included in the Claim Packet and on the Summary Notices; (12) creating a database of Opt-Outs; and (13) providing the Parties with monthly bills and a final accounting.

59. The City agrees to facilitate the work of the Administrator by, among other things, obtaining and providing to the Administrator, information, data, documents, and records in the City's possession, which is relevant and appropriate to facilitate the administration of the Class Fund, to the extent such information is disclosable to the Administrator under federal, state and/or local laws.

60. Within fifteen (15) days of the Preliminary District Court Approval, Class Counsel will provide the City and the Administrator with an Excel spread sheet containing the full names of all the SCMs and any and all identifiers available to Class Counsel, which may include Social Security Number, date of birth, NYSID number, arrest number, arrest date and summons date. Upon receipt, the City shall check certain databases to which it has access, including DOC records of more recent admissions, the New York City Department of Probation records, Human Resource Administration records, and Department of Homeless Services records, for updated address information. The City shall also check DOC and NYPD databases in order to locate social security numbers of SCMs. Where necessary and/or appropriate, the Parties shall cooperatively seek appropriate court orders to obtain the addresses of SCMs. The City's obligation regarding the information listed in this paragraph only extends to the extent SCMs provided accurate and complete information. Within sixty (60) days of the Preliminary District Court Approval, the City will provide the Administrator and Class Counsel with an Excel spread sheet containing any additional identifying information about the SCMs located through its database search including where available, date of birth, NYSID number, driver's license, social security number (from DOC and NYPD databases only), and last-known address. On behalf of Plaintiffs, Class Counsel reserves the right to seek orders from the Court directing defendants to provide additional identifying information as necessary in order to effectuate

notice to the class. In addition, at least sixty (60) days prior to the Bar Date, the City agrees to join Plaintiffs in making a formal written request to OCA to provide the Parties with one final update of all data in OCA's custody relating to the Statutes.

61. To the extent that the Administrator and/or Class Counsel receive inquiries that they cannot resolve, the Administrator and/or Class Counsel shall group such inquiries and submit them in writing to a designated person at the Office of Corporation Counsel on a recurring basis, but not more often than a weekly basis. Results of the investigations will be provided in writing.

62. Information provided to Class Counsel and the Administrator by the City of New York pursuant to the preceding two paragraphs shall be confidential, and may not be disclosed to anyone except Class Counsel, Defendants' Counsel, certain City agencies (including DOC, Department of Probation, Department of Homeless Services, Human Resources Administration, and the Comptroller's Office), the Administrator, or the Court under seal. Class Counsel and the Administrator shall not disclose the confidential information to any person not a member of their staff. To the extent Class Counsel or the Administrator seek to disclose this information to any other person or entity, they must first seek Defendants' Counsel's consent in writing. Defendants' Counsel shall not unreasonably withhold consent. In addition, after consent is given, but before disclosing the confidential information to anyone else, including, any agent, contractor, or expert, the Administrator or Class Counsel shall first have such person or organization sign the confidentiality agreement attached hereto as Exhibit B. A signed copy of Exhibit B shall be provided to Defendants' Counsel by expedited transmission immediately but no later than two business days after execution. Class Counsel and the Administrator shall take all reasonable steps to insure that the confidential information concerning all proposed class

members and SCMs, remain private and confidential. In addition, the information provided to Class Counsel and the Administrator regarding the proposed class members and SCMs will not be used for any other purpose other than in this litigation and for the administration of this Stipulation. Similarly, the City will not use any information concerning SCMs or proposed class members that is provided by the Administrator or Class Counsel for any other purpose other than in this litigation and for the administration of this Stipulation, and the City shall keep such information confidential.

63. The Administrator will apply for a tax ID number, if necessary, and take all necessary steps for the timely creation of the CSFA prior to the forty-fifth (45th) day from the Final District Court Approval.

64. The Administrator shall provide the City with the Employer Identification Number for the CSFA, and a completed W-9 Form and bank routing information for the trust fund account, within forty-five (45) days from the Final District Court Approval.

65. The Administrator will treat income taxes as the first priority for payment, and therefore, shall, on a quarterly basis, set aside an amount sufficient to pay all income taxes, if any, owed by the CSFA on interest earned to date. The Administrator shall pay all income taxes, if any, on a quarterly basis. The City Comptroller shall have the right to inspect and copy all tax forms (and worksheets), and monthly bank statements of the CSFA. The Administrator will provide to Class Counsel, Defendants' Counsel, and the City Comptroller with a monthly statement of expenses paid. The City will not be responsible for taxes, penalties, or interest incurred on the Class Fund. The Administrator shall issue all required IRS forms.

66. Within thirty (30) days of receiving the additional identifying information about the SCMs from the City as described in paragraph 60 above, the Administrator shall generate the

Final Class List, and the Administrator shall mail a copy of the Claim Packet by first class mail, postage prepaid, to all persons on the Final Class List for whom an address is available.

67. Subject to approval from the District Court, the Administrator and Class Counsel shall be responsible for determining a plan to ensure that as many SCMs as reasonably possible receive the Claim Packet and see the Summary Notices. A copy of the plan should be sent to Defendants' Counsel.

68. The SCM must submit a completed Claim Form to the Administrator by the Bar Date unless such date is extended by order of the Court. The Administrator shall reject claims that are untimely. A Claim Form is deemed submitted upon deposit in a postpaid properly addressed wrapper, in a post office or official depository under the exclusive care and custody of the U.S. Post Office, or when submitted for delivery by a commercial express carrier, or when actually received by the Administrator, or if a Claim Form is submitted to the Administrator by electronic means, upon successful transmission of the Claim Form as indicated by an electronic receipt provided by the Administrator, whichever date is earlier.

69. Every thirty (30) days, after the Preliminary District Court Approval, the Administrator shall provide the Parties a list of those persons who are preliminarily eligible so that the City may on a rolling basis determine whether that person's Award Amount will need to be reduced due to New York City Child Support Liens. The City will not exercise its right to reduce the payments set forth in this Stipulation by exercising its right to recover any other amounts, including but not limited to amounts due for unpaid City taxes including personal income tax, real estate related taxes, unpaid parking tickets, unpaid Environmental Control Board fines, or any Medicaid costs correctly paid against bills from the New York City Health and Hospitals Corporation. No benefits currently received by SCMs may be terminated or

reduced as a result of Award Amounts unless mandated by federal or state law or regulation. This does not constitute a waiver of any right to separately recoup overpayments or any amounts owed solely to federal or state governments if such is required by federal or state law or regulation. Within thirty (30) days of receiving what the Administrator identifies as the last list of those persons eligible to receive an Award Amount, the City shall provide the Administrator and Class Counsel with a list of those persons who have New York City Child Support Liens and the amount that shall be deducted from each persons' Award Amount to pay, satisfy and/or partially satisfy the Child Support Lien, with subtotals for the amount owed to a governmental entity and the amount to be forwarded to the custodial parent (non-governmental) beneficiary of the Child Support Lien. Prior to providing this list, the City shall send each person owing Child Support Liens, and to Class Counsel, a notice describing that they owe these liens and information on how to file a challenge regarding the deduction of the Child Support Liens from the Award Amount. If the City later determines that the amount of the liens was incorrect, the City shall directly pay that person the over-deduction of the amount that was withheld from that person's Award Amount.

70. Any SCM who fails to submit a Claim Form by the Bar Date or any court-mandated extension, shall be forever barred from receiving payments pursuant to the Stipulation. Such person shall be bound by all of the terms of the Stipulation, and the Judgment entered herein, including but not limited to the release of all Released Persons of all Settled Class Claims, as defined in paragraph 106.

71. The Administrator shall mail letters and/or otherwise contact SCMs who by the Bar Date submit partially completed Claim Forms that are deficient to provide them up to forty-five (45) additional days to validate their Claim Forms. The absence of a social security number

or other identifying information shall not be a basis for not issuing an award to a SCM if the Administrator can otherwise confirm the identity of the SCM.

72. Rights and claims hereunder shall survive the death of SCMs. If a SCM who is eligible to receive monetary relief under this Stipulation is deceased, the amount payable to such deceased SCM shall be paid to the appropriate representative of his/her estate. The representative of the estate shall provide proof of death and appropriate documentation to show that she/he is properly a representative of the estate. If the Administrator determines, after reasonable opportunity has been given, that there is insufficient information or proof regarding the deceased person's estate to permit such payment, the deceased person's share shall be distributed in accordance with the terms set forth in paragraph 55 for the distribution of returned checks.

EXCLUSION FROM THE SETTLEMENT CLASS

73. Any potential SCM who wishes to be excluded from the Settlement Class must by the Bar Date mail a request to be excluded from the Settlement Class ("Request for Exclusion") to the Administrator. Any Request for Exclusion must be in writing and state the name, date of birth, address, and telephone number (if any) of the person requesting exclusion and contain a clear statement communicating that such person elects to be excluded from the Settlement Class. Originals of all Requests for Exclusion shall be retained by the Administrator until such originals are filed with the Court. Named Plaintiffs will not request exclusion pursuant to this paragraph. A list of all exclusions, as well as a copy of the written Requests for Exclusions sent to the Administrator, shall be provided to Class Counsel and Defendants' Counsel.

74. Any SCM who does not timely file a Request for Exclusion shall conclusively be deemed to have become a SCM and to be bound by this Stipulation and by all subsequent

proceedings, orders, and judgments herein.

SERVICE AWARDS FOR NAMED PLAINTIFFS

75. In addition to the Award Amount, each of the Named Plaintiffs will be paid an additional \$25,000 each as an award for services provided to the class and for any inconvenience, pain, suffering, and other non-pecuniary loss experienced as a result of having been a Named Plaintiff in this action. Class Counsel shall pay these service awards from the Settlement Costs.

ADDITIONAL NOTICE

76. To augment the Administrator's efforts to ensure that as many persons as reasonably possible receive notice, the Parties will work cooperatively together to ensure that the Summary Notices are posted in places where SCMs are likely to see them. The Administrator will provide the Parties with the requested number of copies of the Summary Notices, and will email the Parties a PDF version of the Summary Notices.

77. The City agrees to ensure that the Summary Notices are posted in the following locations within two weeks of the initial mailing of the Claim Packets and approval of the Summary Notices, whichever date is later:

- a. *NYC Department of Correction:* In the intake areas and law libraries of all of its housing facilities, and in the court pens at the state courthouses that are under DOC control.
- b. *Department of Homeless Services:* In the entrance areas of all shelter intake areas and in all shelters run by the Department of Homeless Services, in areas where legal notices regularly appear.
- c. *New York State Department of Correctional Services:* The City agrees to join

plaintiffs in making a formal written request to NYS DOCS, to be disseminated on official City of New York letterhead, forwarding a copy of the Summary Notices to NYS DOCS and requesting that NYS DOCS post the Summary Notices as extensively as reasonably possible, in locations where individuals incarcerated in their facilities are likely to see them.

- d. *New York City Department of Probation ("DOP")*: In the waiting areas of the adult supervision office for each borough in New York City in locations where individuals on probation are likely to see them, and as extensively as reasonably possible.
- e. *NYC Human Resources Administration*: Prominently in one place in each client contact location (this does not include administrative offices), for example, Job Centers, Food Stamp offices, Medicaid offices and HIV/AIDS Services Administration locations.
- f. *NYC Administration for Children's Services*: Prominently in a central public location in each field office location where clients will be able to see the notice.
- g. *New York City Housing Authority (NYCHA)*: The City agrees to join Plaintiffs in making a formal written request to NYCHA, to be disseminated on official City of New York letterhead, forwarding a copy of the Summary Notice to NYCHA and requesting that NYCHA post the Summary Notices as extensively as reasonably possible, in locations where residents of their facilities are likely to see them.
- h. *New York City Human Services Contractors*: The City agrees to join Plaintiffs in making a formal written request to a relevant group of the City's human services

contractors appearing in Exhibit C, to be disseminated by plaintiffs on official City of New York letterhead, forwarding copies of the Summary Notices to all of the City's human services contractors and requesting that each post the Summary Notices as extensively as reasonably possible, in locations where participants in their programs are likely to see them.

78. Within two weeks of the initial mailing of the Claim Packets and approval of the Summary Notices, whichever date is later, Class Counsel will forward copies of the Summary Notices to the New York State Office of Court Administration (including local administrative judges) and the New York State Division of Parole (including regional Parole offices) and request that they post the Summary Notices as extensively as reasonably possible, throughout offices and/or locations where arrestees, detainees or individuals on probation are likely to see them.

79. Within two weeks of the initial mailing of the Claim Packets and approval of the Summary Notices, whichever date is later, Class Counsel will mail a letter to the following public defender offices requesting that they post the Summary Notices: The Legal Aid Society (in each borough), The Bronx Defenders, New York County Defenders, Queens Law Associates, Brooklyn Defender Services, Neighborhood Defender Services, Appellate Advocates, Center for Appellate Litigation, Office of the Appellate Defender, and the Assigned Counsel Plans for the First and Second Departments.

80. Within two weeks of the initial mailing of the Claim Packets and approval of the Summary Notices, whichever date is later, Class Counsel will mail a letter to the following non-profits requesting that they post the Summary Notices: Coalition for the Homeless, Partnership for the Homeless, Osborne Association, East Harlem Life Plan, Phoenix House, GreenHope,

Fortune Society, Center for Employment Opportunities, STRIVE, Doe Fund, Odyssey House, Jericho Project, Exodus Transitional Community, Bowery Residents Committee, Fifth Avenue Committee, Legal Action Center, Women's Prison Association, Palladia, GMHC, Empire State Pride Agenda, New York City Anti-Violence Project, LGBT Community Centers, Bronx Community Pride Center, Ali Forney Center, Housing Works, Legal Services-NYC, Part of the Solution (POTS), Seedco, BronxWorks, HELP USA, Lift Communities, Good Shepherd Services, Catholic Charities, CAMBA, Urban Justice Center, MFY Legal Services, Northern Manhattan Improvement Corporation, Lennox Hill Neighborhood House, Goddard Riverside Community Center, Settlement Houses, Neighborhood Association for Intercultural Affairs (NAICA), FEPS providers, Create, Inc., Daytop Village, Project Renewal, Samaritan Village, and Center for Urban Community Services (CUCS). Summary Notices also may be placed by Class Counsel in locations comparable to those set forth in this section in an effort to give notice to as many SCMs as is reasonably practicable.

81. Nothing in this section shall limit further appropriate efforts to provide notice.

82. Within thirty (30) days after Preliminary District Court Approval, Class Counsel shall provide the Claim Form and the Summary Notices to the Court for approval. At least fifteen (15) days prior to submission to the Court for approval, Class Counsel shall provide Defendants with copies of the proposed Claim Form and Summary Notices for review. Defendants reserve the right to object to the proposed Claim Form and Summary Notices should the parties not agree on the language proposed by Class Counsel.

EXCESS FUNDS

83. Any amount remaining in the Remainder shall be distributed to the Settlement Class. If funds are not sufficient for distribution, then Class Counsel will petition the Court for

an order consistent with *cy pres* principles.

EQUITABLE RELIEF

Vacatur of Qualifying Dispositions

84. Defendants and the DAOs agree to consent to and cooperate in and make best, vigorous, and timely efforts in an omnibus New York state court proceeding initiated by Class Counsel, in a process to be determined in consultation with the New York State Office of Court Administration (“OCA”), to vacate, dismiss, and seal all cases charging the Statutes within the five boroughs of New York City that have “qualifying dispositions” as defined in the parties’ and the DAOs’ letter agreement dated January 18, 2012.

85. The parties’ and DAOs’ letter agreement dated January 18, 2012, is hereby incorporated by reference and attached hereto as Exhibit A.

86. As part of the District Court’s ongoing jurisdiction over the Parties to enforce and administer the terms of this Stipulation, the parties agree that any disputes regarding cooperation in the omnibus New York state court proceeding shall be resolved by the Honorable Theodore S. Katz or by another Magistrate Judge selected by the Court.

87. The provisions of this section at paragraphs 84-86 shall remain in effect until the omnibus state court proceeding is completed. Plaintiffs will use best efforts to submit the omnibus motion no later than six months after Final District Court Approval.

Sealing

88. Defendants agree to comply with N.Y. Crim. Proc. L. §§ 160.50 and 160.55 concerning any and all Loitering Charge Incidents either terminated in favor of the accused person as defined by N.Y. Crim. Proc. L. § 160.50(3) or terminated in a conviction for a non-criminal

offense as defined by N.Y. Crim. Proc. L. § 160.55(1), including but not limited to Loitering Charge Incidents where (a) following the arrest of such person, the arresting police agency, prior to the filing of an accusatory instrument in a local criminal court, elects not to proceed further; (b) prior to the filing of an accusatory instrument in a local criminal court against such person, the prosecutor elects not to prosecute such person; or (c) a court has issued an order dismissing the action, as follows.

- a. Pursuant to N.Y. Crim. Proc. L. §§ 160.50(1)(a) and 160.55(1)(a), defendants agree to destroy every photograph and photographic plate or proof taken or made in regard to the action or proceeding of a person charged in a Sealed Loitering Charge Incident, and all duplicates and copies thereof.
- b. Pursuant to N.Y. Crim. Proc. L. §§ 160.50(1)(a) and 160.55(1)(a), defendants agree to destroy every palmprint and fingerprint taken or made in regard to the action or proceeding of a person charged in a Sealed Loitering Charge Incident, and all duplicates and copies thereof except digital fingerprint images where authorized by N.Y. Crim. Proc. L. §§ 160.50(1)(e) or 160.55(1)(e).
- c. Pursuant to N.Y. Crim. Proc. L. §§ 160.50(1)(b) and 160.55(1)(b), that for any Sealed Loitering Charge Incidents for which NYPD transmitted or otherwise forwarded to any agency of the United States or of any other state or of any other jurisdiction outside the state of New York copies of any such photographs, photographic plates or proofs, palmprints and fingerprints, NYPD will formally request in writing that all such copies be destroyed or returned to NYPD, and, if returned, NYPD shall destroy them.

- d. Pursuant to N.Y. Crim. Proc. L. §§ 160.50(1)(c) and 160.55(1)(c), all official records and papers, (including, for §160.50(1)(c) only, judgments and orders of a court but not including published court decisions or opinions or records and briefs on appeal), relating to the Sealed Loitering Charge Incidents, including all duplicates and copies thereof on file with any police agency or prosecutor's office shall be sealed and will not be made available to any person or public or private agency except as permitted by N.Y. Crim. Proc. L. §§ 160.50(1)(d) or 160.55(1)(d).

The provisions of paragraph 88 shall remain in effect until the deadline for the certification in paragraph 89 expires, or two years from the Effective Date, whichever is later.

89. Within 30 days after a final granting of the plaintiffs' omnibus state court motion as defined in paragraph 84, plaintiffs will provide defendants with a list, in electronic or digital format, of Loitering Charge Incidents by Arrest Number that should be sealed under state law. Within 180 days of receipt of this list from plaintiffs, defendants, through an appropriate official, will conduct a review and certify in writing as follows:

- a. Pursuant to N.Y. Crim. Proc. L. §§ 160.50(1)(c) and 160.55(1)(c), the City of New York certifies that all official records and papers stored digitally or electronically relating to the arrest Loitering Charge Incidents on the lists provided by plaintiffs on file with any police agency or prosecutor's office have been sealed and will not be made available to any person or public or private agency except as permitted by N.Y. Crim. Proc. L. §§ 160.50(1)(d) or 160.55(1)(d).
- b. Pursuant to N.Y. Crim. Proc. L. §§ 160.50(1)(a) and 160.55(1)(a), the City

of New York certifies that it has destroyed every photograph and photographic plate or proof and every palmprint and fingerprint, taken or made in regard to the action or proceeding of a person charged in the arrest Loitering Charge Incidents on the lists provided by plaintiffs, and stored digitally or electronically, and all duplicates and copies thereof, except as authorized by N.Y. Crim. Proc. L. §§ 160.50(1)(e) or 160.55(1)(e).

c. The City of New York certifies that all official records and papers stored digitally or electronically in NYPD computer databases relating to summons Loitering Charge Incidents are maintained as sealed and will not be made available to any person or public or private agency except as permitted by N.Y. Crim. Proc. L. §§ 160.50(1)(d) or 160.55(1)(d).

90. Nothing in this Stipulation is intended to create a cause of action under N.Y. Crim. Proc. L. §§ 160.50 or 160.55 or otherwise. Plaintiffs in no way waive their rights to enforce the terms of this Stipulation and Order of Settlement consistent with the procedures set forth herein.

Notation of Unconstitutionality

91. Defendants agree to join Plaintiffs in making a formal written request to OCA and the New York State Division of Criminal Justice Services ("DCJS") to create a permanent notation of unconstitutionality, the language of which shall be jointly agreed upon by the parties subject to OCA and DCJS approval, attached to electronic records of all Loitering Charge Incidents. This permanent notation would accompany any report or record containing or referencing Loitering Charge Incidents, including but not limited to an individual's criminal history, produced by OCA or DCJS to any person or public or private agency.

92. The formal request will include, at a minimum, a joint letter from the parties agreeable to the parties and may include reasonable meetings and reasonable contacts with state agency personnel in support of the request.

93. Under no circumstances will the provisions in the preceding two paragraphs remain in effect for longer than two years from the Effective Date.

Joint Request to DCJS to Notify FBI and Request Removal

94. Defendants agree to join Plaintiffs in making a formal written request to DCJS to officially notify the Federal Bureau of Investigation ("FBI") regarding the unconstitutionality of the Statutes and to request removal of all records related to Loitering Charge Incidents, including records of arrest, conviction, fingerprints, and photographs, from databases maintained by the FBI and other federal agencies, including but not limited to the National Criminal History Record File, Integrated Automated Fingerprint Identification System (IAFIS), Next Generation Identification (NGI), Interstate Identification Index (III), National Crime Information Center (NCIC), Law Enforcement National Data Exchange (N-DEx), Automated Biometric Identification System (IDENT), and National Instant Criminal Background Check System (NICS).

95. The formal request to DCJS will include, at a minimum, a joint letter from the parties agreeable to the parties and may include reasonable meetings and reasonable contacts with state agency personnel in support of the request.

96. Under no circumstances will the provisions in the preceding two paragraphs remain in effect for longer than two years from the Effective Date.

Prevention Policies

97. Defendants agree to continue for two (2) years from the Effective Date to do the following:

- a. Continue to provide automated notifications from the NYPD Chief of Department's office in the event of any new Loitering Charge Incident entered into data systems maintained by Defendants,⁴ except with respect to notifications of any attempts to charge the Statutes, in which case, NYPD agrees to provide Attempts to Charge Reports. Defendants shall provide Class Counsel on a monthly basis with a copy of the reports referenced in this subsection.
- b. The NYPD Internal Affairs Bureau ("IAB") will investigate any Loitering Charge Incident occurring after the date of this Stipulation in a process consistent with and at least equivalent to that described in the Declaration of Rosemary DeBellis In Support of Defendants' Opposition to Plaintiffs' Motion for Contempt, Injunctive Relief and Discovery Sanctions dated February 8, 2010, ¶27 *et seq.* Defendants shall provide Class Counsel with the complete documentation of IAB's investigation and report of any Loitering Charge Incident within sixty (60) days of completion by IAB.
- c. In a process consistent with the procedures set forth in the preceding subparagraph (b), the NYPD Internal Affairs Bureau ("IAB") will investigate any attempt to charge any of the Statutes that appears in an Attempts to Charge Report and occurs after the date of this Stipulation, so long as an arrest report for any other charge is not prepared in connection with the same incident. For all other attempts to charge any of the Statutes that are recorded in an NYPD Attempts to Charge Report

⁴ Declaration of Rosemary DeBellis In Support of Defendants' Opposition to Plaintiffs' Motion for Contempt, Injunctive Relief and Discovery Sanctions dated February 8, 2010 at ¶19.

and occur after the date of this Stipulation, the Office of the Deputy Commissioner of Legal Matters of the NYPD will send a letter to the Commanding Officer of any officer who attempts to charge any of the Statutes, requesting that the Commanding Officer or his or her delegate instruct the officer regarding the unconstitutionality of the Statute, review any cheat sheets in the officer's possession to delete the Statutes from that item if found there, and consider any discipline appropriate under Departmental guidelines. Defendants shall provide Class Counsel with a copy of all letters issued pursuant to this paragraph within sixty (60) days of issuance.

d. Affix a notation to all new packages of summonses issued to NYPD containing a warning that the Statutes cannot be enforced.

e. Should a summons issue under any of the Statutes, the NYPD command to which the officer who issued the summons is assigned shall review the "cheat sheets," "Master C-Summons lists," or any other non-NYPD issued compilations of common summonsable offenses in the possession of police officers assigned to the command; delete the Statutes from these items; document the officer to whom the item belonged; and photocopy the relevant page that contained the Statute at issue. Defendants shall provide Class Counsel with a report documenting the results of this "cheat sheet" review within sixty (60) days of its completion.

f. Conduct training, in a manner determined by Defendants, including annual in-service training at NYPD, informing NYPD police officers that the Statutes are unconstitutional and unenforceable, and that any charge incident under the Statutes may result in disciplinary action.

Prospective Obligations

98. Defendants agree that they will maintain a commitment not to enforce the Statutes for a period of two years from the Effective Date. This commitment will be enforceable pursuant to the terms of this Stipulation for a period of two years from the Effective Date.

99. Upon Preliminary District Court Approval, this Stipulation and Order resolves all prospective obligations pursuant to the Court's April 26, 2010 Opinion in the *Brown* and *Casale* matters.

Administration of Agreement and Dispute Resolution

100. The District Court shall retain jurisdiction over the Parties to enforce and administer the terms of this Stipulation and Order of Settlement during the period it, or any of its provisions, remain in effect, upon the filing of an appropriate motion by any party.

101. The parties shall endeavor in good faith to resolve informally any differences regarding interpretation of and compliance with this Stipulation and Order of Settlement prior to bringing such matters to the Court for resolution.

102. Upon the finding of good cause shown, the Court may grant such relief as it deems just and proper.

103. Equitable Relief: At any time prior to the expiration of this Stipulation, should Class Counsel have determined that the Defendants have failed to comply with any term of the Stipulation regarding Equitable Relief only, as set forth above in Paragraphs 84-97, Class Counsel shall forward written notification of such non-compliance to the Deputy Commissioner for Legal Matters of the NYPD and to the Office of the Corporation Counsel.

- a. Should the Defendants agree that they have not complied with the specified term(s), the Defendants shall specifically perform said term(s) within a

reasonable period of time, to be mutually agreed upon through the good faith efforts of the parties and their counsel.

b. Should the Defendants dispute the Class Counsel's determination of the Defendants' non-compliance, or if the parties cannot agree on a time frame within which the Defendants are to perform an obligation with which they agree they have not complied, or in the event the Defendants fail to perform an obligation they have agreed to perform in accordance with the provisions of paragraph 103(a) above, Class Counsel may apply to the Court for an order directing specific performance of that term or terms. Such application may not be made fewer than thirty days after the initial notification of non-compliance to the NYPD and Office of the Corporation Counsel.

c. In no event shall any of the Defendants be adjudged in contempt for proven non-compliance with any of the terms or provisions of this Stipulation, relating to Equitable Relief only as set forth above in paragraphs 84-97, unless and until the Defendants fail to comply with an order from the Court directing specific performance of such terms or provisions, obtained by the Class Representatives and/or class members in compliance with the provisions of this paragraph.

EXPIRATION OF AGREEMENT

104. Unless otherwise noted herein at paragraphs 84-89, this Stipulation shall expire two (2) years from the Effective Date.

EFFECT OF STIPULATION

105. Within five (5) business days of the Funding Date, all claims in the above-referenced action will be dismissed, with prejudice, and without costs, expenses, or fees in excess of the amount authorized by the paragraphs above.

106. The Stipulation, as of the Effective Date for Payment, resolves in full all claims, with prejudice, against the Released Persons by SCMs, including the Named Plaintiffs, arising out of any charges under the Statutes before the Bar Date. When the Stipulation is final, as of the Effective Date for Payment, all SCMs, including the Named Plaintiffs, hereby release all such claims, except for claims against the DA Offices. All SCMs, including the Named Plaintiffs, hereby release all such claims against the DA Offices as of the date that the omnibus state court motion described in Exhibit A is fully submitted to the state court for decision.

107. This Stipulation contains all the terms and conditions agreed upon by the Parties, and no oral agreement entered into at any time nor any written agreement entered into prior to the execution of this Stipulation shall be deemed to exist, or to bind the Parties hereto, or to vary the terms and conditions contained herein.

108. As of the Effective Date for Payment, the SCMs, including the Named Plaintiffs, hereby waive any and all rights to pursue, initiate, prosecute, or commence any action or proceeding before any court, administrative agency, or other tribunal, or to file any complaint with regard to acts of commission or omission by the Released Persons respecting Settled Class Claims.

109. Each SCM shall be deemed to have submitted to the jurisdiction of the Court.

110. No Opt-Out shall share in any monetary benefits provided by this Stipulation.

111. The Parties will take all necessary and appropriate steps to obtain approval of the Stipulation and dismissal of the action with prejudice. If the District Court approves this

Stipulation, and if there is an appeal from such decision by a non-party, Defendants will join Class Counsel in defense of this Stipulation on any such appeal or subsequent proceeding.

112. The Parties hereby agree that a Final Judgment may be entered against the City of New York in accordance with the terms of this Stipulation within five (5) days after the date of Final District Court Approval.


113. The Parties hereby agree not to appeal any aspect of this Stipulation, under any condition or circumstance, or to otherwise collaterally attack or challenge this Stipulation.

114. The District Court shall retain jurisdiction over the Parties to enforce and administer the terms of this Stipulation and Order during the period it, or any of its provisions, remain in effect.


115. Signatures on an electronically transmitted copy of this Stipulation and Order shall be deemed to be original signatures.

Dated: New York, NY
January 26, 2012

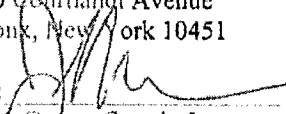
EMERY CELLI BRINCKERHOFF &
ABADY LLP
75 Rockefeller Plaza, 20th Floor
New York, New York 10019

By: 
Katherine Rosenfeld
Matthew D. Brinckerhoff

MICHAEL A. CARDOZO
Corporation Counsel of the City of New York
Counsel for Defendants
100 Church Street
New York, New York 10007

By: 
Rachel Seligman Weiss
Assistant Corporation Counsel

THE BRONX DEFENDERS
860 Courtlandt Avenue
Bronx, New York 10451

By: 
J. McGregor Smyth, Jr.


U.S.D.J.



EXHIBIT A

EMERY CELLI BRINCKERHOFF & ABADY LLP

RICHARD D. EMERY
ANDREW G. CELLI, JR.
MATTHEW D. BRINCKERHOFF
JONATHAN S. ABADY
EARL S. WARD
ILANN M. MAZEL
O. ANDREW F. WILSON
KATHERINE ROSENFELD
ELIZABETH S. SAYLOR
DIANE L. HOOK
DEBRA L. GREENBERGER
EISHA JAIN
ADAM R. PULVER
ZOF SALZMAN
SAM SHAPIRO
VASUDHA TALLA

ATTORNEYS AT LAW
75 ROCKEFELLER PLAZA, 20TH FLOOR
NEW YORK, NEW YORK 10019

TELEPHONE
(212) 763-5000
TELECOPIER
(212) 763-5001
WEB ADDRESS
www.ecblaw.com

January 18, 2012

Rachel Seligman Weiss
Linda Donahue
Assistant Corporation Counsel
The City of New York Law Department
100 Church Street
New York, NY 10007

Re: *Casale v. Kelly*, 08 Civ. 02173 (SAS) (THK)
Brown v. Kelly, 05 Civ. 05442 (SAS) (THK)

Dear Counsel:

We write to memorialize the agreement between all parties to the above-captioned litigations and the five District Attorneys' Offices of Bronx, Kings, Queens, New York and Richmond Counties ("the five District Attorneys' Offices of the City of New York") to consent and cooperate in an omnibus New York state court proceeding brought pursuant to N.Y. C.P.L. § 440.10 in order to vacate, dismiss, and seal all qualifying dispositions for cases charging loitering pursuant to N.Y. Penal Law § 240.35(1), N.Y. Penal Law § 240.35(3), and N.Y. Penal Law § 240.35(7) ("the Statutes"). This letter agreement sets forth the terms of the agreement. This letter agreement is subject to advice and guidance from the New York State Office of Court Administration ("OCA") regarding the appropriate procedural vehicle and process by which the goals outlined herein shall best be achieved.

I. Purpose of Agreement

N.Y. Penal Law § 240.35(3) and N.Y. Penal Law § 240.35(7) were declared unconstitutional in 1983 and 1988, respectively. *See People v. Uplinger*, 460 N.Y.S.2d 514 (1983); *see also People v. Bright*, 526 N.Y.S.2d 66 (1988). The Second Circuit declared N.Y. Penal Law § 240.35(1) unconstitutional in 1992. *See Loper v. New York City Police Dep't*, 999 F.2d 699, 701 (2d Cir. 1993). After being declared unconstitutional, thousands of people were convicted of violations of the Statutes. Many more received other dispositions that were less than fully favorable or did not qualify for sealing under C.P.L. § 160.50, such as dismissals pursuant to C.P.L. § 730.40. Because these convictions and non-conviction dispositions other

EMERY CELLI BRINCKERHOFF & ABADY LLP
Page 3

III. Omnibus State Court Proceeding to Vacate, Seal, and Dismiss

The parties and the five District Attorneys' Offices of the City of New York agree to utilize the following general procedure to address all existing qualifying dispositions for violations of the Statutes.

Plaintiffs will file an omnibus motion in state court requesting vacatur and dismissal of all qualifying convictions and other qualifying non-conviction dispositions as follows:

- For cases involving a qualifying conviction and no convictions for other charges, the court should (1) vacate the judgment of conviction, (2) dismiss the entire accusatory instrument, and (3) order sealing pursuant to C.P.L. § 160.50.¹
- For cases involving a qualifying conviction and another, non-qualifying conviction charge, the court should (1) vacate the judgment of the qualifying conviction, (2) dismiss the unconstitutional loitering charge(s), and (3) expressly order that the non-qualifying convictions remain valid judgments *nunc pro tunc*.
- For cases involving a qualifying non-conviction disposition and no convictions for other charges, the court should (1) vacate the disposition, (2) dismiss the entire accusatory instrument, and (3) order sealing pursuant to C.P.L. § 160.50.²

Plaintiffs will also request sealing of any and all cases charging the Statutes that have qualifying case dispositions under C.P.L. § 160.50(3) or C.P.L. § 160.55(1) but are not currently sealed due to error or court order.

Plaintiffs' motion will be filed "on consent" of the five District Attorneys' Offices of the City of New York to the requested relief. Venue will be determined pending further discussions with OCA.

IV. Procedure for Identifying Qualifying Dispositions

Plaintiffs will draft a motion for the requested relief. Attached as an exhibit to the motion will be a comprehensive list by defendant name, docket number, county and category of relief (from Section III, *supra*) of all qualifying dispositions for which vacatur, dismissal, and (where appropriate) sealing is sought ("list of qualifying dispositions by name and docket

¹ It is agreed that the signatories to this letter agreement do not intend to re-open any charges in the same accusatory instrument "covered" by a guilty plea to a qualifying conviction, or otherwise disposed with a non-conviction, and that no known mechanism exists for doing so.

² With the exception of a case held in abeyance pursuant to C.P.L. § 730.50 involving a felony and within the time prescribed by the statute, it is agreed that the signatories to this letter agreement do not intend to re-open any charges in the same accusatory instrument that were disposed with a non-conviction, and that no known mechanism exists for doing so. Notwithstanding the possibility that a case may be re-opened under C.P.L. § 730.50, the DAOs will dismiss the loitering offense in accordance with the procedures set forth herein.

EMERY CELLI BRINCKERHOFF & ABADY LLP

Page 4

number"). Plaintiffs will generate the list of qualifying dispositions by name and docket number with OCA's assistance, based on counsel's review of the OCA and NYPD databases produced in this litigation to date.

Plaintiffs will provide the list of qualifying dispositions by name and docket number to defendants and the five District Attorneys' Offices of the City of New York at least one hundred fifty (150) days prior to the filing of the motion and within 60 days of the Preliminary District Court Approval. Prior to filing, the five District Attorneys' Offices of the City of New York shall first have the opportunity to review the list of qualifying convictions by name and docket number to confirm that the dockets charge the Statutes and are in appropriate categories (as defined by the remedies in Section III, *supra*) and that the docket numbers are correct. On a rolling basis (at least every thirty (30) days after receipt of the list of qualifying dispositions), the five District Attorneys' Offices of the City of New York will provide Plaintiffs with a list of cases that they believe do not fit into the categories of qualifying dispositions and the reasons for that position.³ The five District Attorneys' Offices of the City of New York shall notify Plaintiffs of all cases that they believe do not fit into the categories of qualifying dispositions by no later than one hundred twenty (120) days after their first receipt from Plaintiffs of the proposed list of qualifying dispositions.

To the extent that Plaintiffs receive updated information from OCA which contains new prosecutions, Plaintiffs will provide a list of only the new qualifying dispositions by name, docket number, county and category of relief ("Updated List") to defendants and the five District Attorneys' Offices of the City of New York. The Updated List must be provided more than 45 days before the filing of the omnibus motion. Within 30 days of receipt of an Updated List from Plaintiffs, the five District Attorneys' Offices of the City of New York will notify Plaintiffs of any cases they do not believe fit into the categories of qualifying dispositions and the reasons for that position. If Plaintiffs seek to add any new cases arising from new prosecutions to the Updated List after the motion is submitted to the court but while it is still pending, the parties shall follow the procedures set forth in this paragraph.

The deadlines set forth in this letter agreement reflect the parties' and the District Attorneys' Offices' best current estimates for how long it will take to complete the tasks described herein. As necessary, plaintiffs will agree to reasonable extensions of time to allow the District Attorneys' Offices to complete the agreed-upon tasks. The signatories will endeavor in good faith to resolve informally any differences regarding the constitution of the final list of qualifying dispositions and of interpretation of and compliance with this letter agreement. As part of the District Court's ongoing jurisdiction over the Parties to enforce and administer the terms of the Stipulation and Order of Settlement, the signatories agree that any disputes regarding cooperation in the omnibus New York state court proceeding shall be resolved by the Honorable Theodore S. Katz, or by another Magistrate Judge selected by the Court.

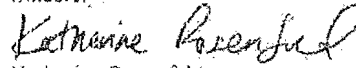
³ The DAOs also reserve their right to object to a case being included in the omnibus motion if, upon review, it is determined that the procedures set forth herein may present unanticipated or unexpected legal issues which could impact on a valid conviction. Any such objections and the reason(s) for the objection will be made on a rolling basis (at least every 30 days after a receipt of the list of qualifying dispositions).

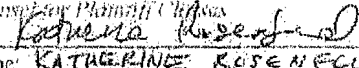
EMERY CELLI BRINCKERHOFF & ABADY LLP
Page 5


Please sign below to indicate your agreement to the process outlined above. Signatures on an electronically transmitted copy of this letter shall be deemed to be original signatures.

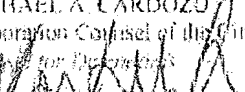
We look forward to working you on this important matter and greatly appreciate your assistance and consideration.

Sincerely,


Katherine Rosenfeld

Accepted and Agreed to:
EMERY CELLI BRINCKERHOFF & ABADY
Counsel for Plaintiff Chicago
By: 
Name: KATHERINE ROSENFELD
Title: Partner
Date: 1/18/12

Accepted and Agreed to:
THE BRICK DEFENDERS
Counsel for Plaintiff Chicago
By: 
Name: J. McGrath
Title: Managing Attorney
Date: 1/18/12

Accepted and Agreed to:
MICHAEL A. CARDOZO
Corporation Counsel of the City of New York
Counsel for Defendants
By: 
Name: Michael A. Cardozo
Title: Senior Counsel
Date: 1/25/11

Accepted and Agreed to:
NEW YORK COUNTY DISTRICT ATTORNEY'S OFFICE
By: _____

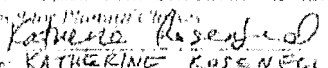
EMERY CELL BRINCKERHOFF & ABADY LLP
Page 5

Please sign below to indicate your agreement to the process outlined above.
Signatures on an electronically transmitted copy of this letter shall be deemed to be original signatures.

We look forward to working you on this important matter and greatly appreciate your assistance and consideration.

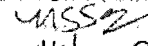
Sincerely,


Katherine Rosenfeld

Accepted and Agreed to
EMERY CELL BRINCKERHOFF & ABADY
Counsel for Plaintiff's Office
By 
Name: KATHERINE ROSENFELD
Title: Partner
Date: 1/18/12

Accepted and Agreed to
THE BRONX DEFENDERS
Counsel for Plaintiff's Office
By _____
Name: _____
Title: _____
Date: _____

Accepted and Agreed to
MICHAEL A. CARDOZO
Corporation Counsel of the City of New York
Counsel for Defendants
By _____
Name: _____
Title: _____
Date: _____

Accepted and Agreed to
NEW YORK COUNTY DISTRICT ATTORNEY'S OFFICE
By 
Witin S. Savur 1/23/12

EMERY CELLI BRINCKERHOFF & ABADY LLP

Page 6

Name: Nitin S. Saver
Title: Deputy Chief of Trial Division
Date: 1/23/12

Accepted and Agreed to:
BRONX COUNTY DISTRICT ATTORNEY'S OFFICE

By: _____
Name: _____
Title: _____
Date: _____

Accepted and Agreed to:
QUEENS COUNTY DISTRICT ATTORNEY'S OFFICE

By: _____
Name: _____
Title: _____
Date: _____

Accepted and Agreed to:
KINGS COUNTY DISTRICT ATTORNEY'S OFFICE

By: _____
Name: _____
Title: _____
Date: _____

Accepted and Agreed to:
RICHMOND COUNTY DISTRICT ATTORNEY'S OFFICE

By: _____
Name: _____
Title: _____
Date: _____

EMERY CELL BRINCKENHOFF & ABADY LLP

Page 6

Name: _____
Title: _____
Date: _____

Accepted and Agreed to:
BROMX COUNTY DISTRICT ATTORNEY'S OFFICE
By: *Charles E. Alonso*
Name: CHARLES E. ALONSO
Title: CHIEF ASSISTANT DISTRICT ATTORNEY
Date: JANUARY 12, 2012

Accepted and Agreed to:
QUEENS COUNTY DISTRICT ATTORNEY'S OFFICE
By: _____
Name: _____
Title: _____
Date: _____

Accepted and Agreed to:
KINGS COUNTY DISTRICT ATTORNEY'S OFFICE
By: _____
Name: _____
Title: _____
Date: _____

Accepted and Agreed to:
RICHMOND COUNTY DISTRICT ATTORNEY'S OFFICE
By: _____
Name: _____
Title: _____
Date: _____

EMERY CELLI BRINCKERHOFF & ABADY LLP

Page 6

Name: _____
Title: _____
Date: _____

Accepted and Agreed to:
BRONX COUNTY DISTRICT ATTORNEY'S OFFICE

By: _____
Name: _____
Title: _____
Date: _____

Accepted and Agreed to:
QUEENS COUNTY DISTRICT ATTORNEY'S OFFICE

By: John M. Ryan
Name: John M. Ryan
Title: Chief Assistant District Attorney
Date: 1/23/12

Accepted and Agreed to:
KINGS COUNTY DISTRICT ATTORNEY'S OFFICE

By: _____
Name: _____
Title: _____
Date: _____

Accepted and Agreed to:
RICHMOND COUNTY DISTRICT ATTORNEY'S OFFICE

By: _____
Name: _____
Title: _____
Date: _____

EMERY CELLI BRINCKERHOFF & ABADY LLP

Page 6

Name: _____
Title: _____
Date: _____

Accepted and Agreed to:
BRONX COUNTY DISTRICT ATTORNEY'S OFFICE

By: _____
Name: _____
Title: _____
Date: _____

Accepted and Agreed to:
QUEENS COUNTY DISTRICT ATTORNEY'S OFFICE

By: _____
Name: _____
Title: _____
Date: _____

Accepted and Agreed to:
KINGS COUNTY DISTRICT ATTORNEY'S OFFICE

By: [Signature]
Name: W.C. S. [Signature]
Title: Counsel to the DA
Date: 1/24/12

Accepted and Agreed to:
RICHMOND COUNTY DISTRICT ATTORNEY'S OFFICE

By: _____
Name: _____
Title: _____
Date: _____

EMERY CELLI BRINCKERHOFF & ABADY LLP

Page 6

Name: _____
Title: _____
Date: _____

Accepted and Agreed to:
BRONX COUNTY DISTRICT ATTORNEY'S OFFICE

By: _____
Name: _____
Title: _____
Date: _____

Accepted and Agreed to:
QUEENS COUNTY DISTRICT ATTORNEY'S OFFICE

By: _____
Name: _____
Title: _____
Date: _____

Accepted and Agreed to:
KINGS COUNTY DISTRICT ATTORNEY'S OFFICE

By: _____
Name: _____
Title: _____
Date: _____

Accepted and Agreed to:
RICHMOND COUNTY DISTRICT ATTORNEY'S OFFICE

By: Timothy J. Roller
Name: TIMOTHY J. ROLLER
Title: EXECUTIVE ADA
Date: January 23, 2012

EXHIBIT B

The undersigned hereby acknowledges that I have read paragraphs 60-62 of the Stipulation of Settlement, dated January 26, 2012, in *Casale v. City of New York*, 08 Civ. 2173 (S.D.N.Y) and *Brown v. City of New York*, 05 Civ. 5442, and understands that the information provided to me pursuant to this settlement is confidential, and may not be disclosed to any other person or entity except Class Counsel, Defendants' Counsel, the Administrator, or the Court under seal. The undersigned agrees not to use this confidential information for any purpose other than in connection with the administration of this settlement in this lawsuit, and will not disclose any of the confidential information in any form to any other person or entity except Class Counsel, Defendants' Counsel, the Administrator, or the Court under seal.

Date

Signature

Print Name

Occupation

EXHIBIT C

Agencies
12TH STREET PRESCHOOL INC
1332 FULTON AVENUE DAY CARE CENTER, INC.
196 ALBANY AVENUE DAY CARE CENTER, INC.
200 CENTRAL AVENUE DAY CARE CENTER, INC.
2136 Crotona Parkway, HDFC
760-770 East Tremont, HDFC
A Very Special Place, Inc.
A. Amerimed Physician, P.C.
AAFE Community Development Fund, Inc.
ABBOTT HOUSE
Ability Builders, Inc.
Abundant Life Agency, Inc.
Accelerated Childhood Education, Inc.
Action Center for Education and Community Development, Inc
ACTION FOR PROGRESS, INC.
ACTION NURSERY, INC.
Addicts Rehabilitation Center Foundation, Inc.
ADVENT COMMUNITY SERVICES DAY CARE CENTER, INC.
Advocate, Intervene, Mentor RFP
African Services Committee
AFRO-AMERICAN PARENTS DAY CARE CENTER, INC.
Agudath Israel of America Community Services, Inc.
AGUDATH ISRAEL OF AMERICA/BORO PARK
AGUDATH MORIAH LUNCHEON
Aguila, Inc.
AIABAY/EDEN SENIOR CENTER
AIDS Center of Queens County, Inc.
Alcoholism Council of Greater NY
Ali Forney Center, Inc.
ALIANZA DOMINICANA, INC
ALLEN AME SENIOR TRANSPOR
ALLEN AME TRANSPORTATION
ALLEN COMMUNITY SENIOR CI
Allied Medix Resources
ALONZO A. DAUGHTRY MEMORIAL DAY CARE CENTER, INC.
ALPHA KAPPA ALPHA SORORITY EPSILON PI OMEGA CHPT DCC, INC.
ALPHA PHI ALPHA SENIOR CTR
America Works of New York
American Italian Coalition of Organizations, Inc.
AMERICAN LUNG ASSOCIATION OF NEW YORK
Amethyst House, Inc.
Amistad Early Childhood Educational Center Inc
ANNA LEFKOWITZ DAY CARE CENTER, INC.
Appellate Advocates
ARAB-AMERICAN FAMILY SUPPORT CENTER 77266, THE
Arbor E&L LLC
Arbor E&T
ARC XVI Ft Washington Senior
AREA 145, INC.
AS THE TWIG IS BENT CHILDRENS CENTER, INC.

Asian Americans for Equality
Asian Professional Extension, Inc.
Asociaciones Dominicanas, Inc
Aspira of New York, Inc.
Assn. for Neurologically Impaired
ASSOC OF BLACK SOC. WRKERS
Association for Children with Down Syndrome, Inc.
Association for Metroarea Autistic Children, Inc
Association for Rehabilitative Case Management
Association to Benefit Children, Inc.
Astella Development Corp.
Astor Home for Children (Services for Children & Families)
ASTOR SERVICES FOR CHILDREN & FAMILIES
Ateres Mordechai
ATLED, INC.
AUXILIARY ENTERPRISE BOARD OF NYC TECHNICAL COLLEGE, INC.
Bailey House
Baltic Street AEH, Inc.
Bank Street College of Education
Barrier Free Living, Inc
Basic Housing, Inc.
Battiste, Aronowsky and Suchow
Bay Ridge Physical Therapy
BEDFORD HARRISON DAY CARE CENTER, INC.
Bedford Park Multi-Service Center for Senior Citizens, Inc
Bedford Stuyvesant Restoration Corporation
Be'er Hagolah Institutes
BELLEVUE DAY CARE CENTER, INC.
BELMONT COMMUNITY DAY CARE CENTER, INC.
Belmont-Arthur Ave LDC
BERGEN BASIN COMM DEV/ABE STARK
BERGEN BASIN COMM DEV/MIDWOOD
BERGEN BASIN COMM DEV/VANDALIA
Bergen Basin Community Development Corp.
Bergen Beach Youth Organization, Inc.
BETANCES EARLY CHILDHOOD DEVELOPMENT CENTER
BETH ABRAHAM HEALTH SERVICES
BETH EMETH HOMECARE
Beth Israel Medical Center
BETH JACOB DAY CARE CENTER, INC.
BETHANY DAY NURSERY, INC.
BETHEL MISSION STATION CHURCH
BETHESDA DAY CARE CENTER OF BROOKLYN, INC.
BETHLEHEM EVANGELICAL/BAY RIDGE CENTER FOR OLDER
BIG FIVE BLOCK ASSOCIATION, INC.
Bilinguals, Inc.
BILLY MARTIN CHILD DEVELOPMENT DAY CARE CENTER, INC.
BIRCH FAMILY SERVICES (HERBERT G. BIRCH SERVICES INC.)
Bklyn Hsg and Family Svcs
Black Veteran's for Social Justice, Inc.
BLANCHE COMMUNITY PROGRESS DAY CARE CENTER, INC.

BMCC EARLY CHILDHOOD CENTER INC.
BNOS ZION OF BOBOV, INC.
BORO PARK YM-YWHA SR CTR
BOULEVARD NURSERY SCHOOL, INC.
Bowery Residents' Committee, Inc.
Boys & Girls Harbor, Inc
Boys Town New York - Dean (Bk)
Boys Town New York -Bergen (BK)
BOYS TOWN NEW YORK INC
Boys Town New York -Richmond Hill (Qu)
Broadway Housing Communities, Inc.
Bronx Arts Ensemble
Bronx Council On The Arts, Inc.
Bronx Defenders
BRONX HOUSE - PELHAM PKWY NO LUNCH
BRONX JEWISH COMMUNITY COUNCIL
Bronx Lebanon Hospital
Bronx River Art Center, Inc.
BRONXDALE TENANTS LEAGUE DAY CARE CENTER, INC.
BRONXWORKS E. ROBERTS MOORE SC
BRONXWORKS MORRIS SENIOR CENTER
BronxWorks, Inc.
BRONXWORKS/EAST CONCOURSE SC
Brooklyn AIDS Task Force, Inc.
Brooklyn Bureau of Community Services
Brooklyn Childrens Museum
Brooklyn Chinese American Association
Brooklyn Community Housing & Services, Inc
Brooklyn Defender Services
BROOKLYN DEVELOPMENT CENTER EARLY CHILDHOOD SERVICES, INC.
Brooklyn Hospital Center
Brooklyn Housing and Family Services, Inc.
BROOKLYN KINDERGARTEN SOCIETY, INC.
Brooklyn Neighborhood Improvement Association
BROOKLYN SECTION NATIONAL CNCL
BROOKS SENIOR CENTER
Brownsville Community Development
BUSHWICK COMMUNITY ACTION ASSOCIATION, INC.
Bushwick Economic Development Corp.
BUSHWICK IMPROVEMENT SOCIETY, INC.
BUSHWICK UNITED HOUSING DEVELOPMENT CORP
CAMBA, Inc.
Camelot of Staten Island, Inc.
CANAAN SENIOR SERVICE CEN
Canarsie EIP, Inc.
CARDINAL MCCLOSKEY SCHOOL AND HOME FOR CHILDREN, INC.
Cardinal McCloskey Services
Career and Educational Consultants
CAREER BRIDGE FDC NETWORK
CARING COMMUNITY/OUR LADY
CARTER BURDEN LUNCHEON CLUB

CASC CASE ASSISTANTCE/TRANS
CASES CEP
CASES Nathaniel ACT
CASES/Day Custody Program
Casita Maria, Inc.
Catholic Charities
Catholic Charities (Beacon of Hope)
Catholic Charities Comm Svcs Stapleton
Catholic Charities Comm Svcs Wbrihton
CATHOLIC CHARITIES COMM SVS/CYO
Catholic Charities Community Service, Archdiocese of N Y
CATHOLIC CHARITIES NEIGHBORHOOD SERVICES, INC.
Catholic Charities Neighborhood Svcs. (BFFY)
CATHOLIC GUARDIAN SOCIETY AND HOME BUREAU
CAYUGA HOME FOR CHILDREN INC
CCNS BAYSIDE SENIOR CENTER
CCNS GLENWOOD SENIOR CTR
CCNS HILLCREST SR CTR
CCNS MCGUINESS NOSIDE SR C
CCNS NARROWS SENIOR CENTE
CCNS ST CHARLES JUBILEE SR C
CCNS ST LOUIS SENIOR CENTER 62A
CCNS STEINWAY SENIOR CENT
CCNS THE BAY SENIOR CENTER
CCNS/WOODHAVEN SENIOR CENTER
Center for Alternative Sentencing and Employment Services, Inc.,
Center for Appellate Litigation
Center for Community Alternatives(YAP)
Center for Community Alternatives/Crossroads
Center for Employment Opportunities
Center for Family Representation
Center for Hearing and Communication
CENTER FOR INTEGRATION AND ADVANCEMENT OF NEW AMERICANS I
Center for the Elimination of Violence in the Family
Center for the Integration & Advancement of New Americans
Center for Urban Community Services, Inc.
Central Brooklyn Economic Development Corporation
CENTRAL HARLEM SENIOR CEN
Central Queens YM & YWHA, Inc
CENTRO CIVICO Y CULTURAL AGUADILLANO, INC.
CHARLES A WALBURG MULTI SERVICE ORG
CHARLES JIN MEDICAL SERVICES
CHARLES WALBURG/JACKIE ROBINSON SR CTR
CHILD DEVELOPMENT CENTER
Child Development Ctr of the Mosholu Montefiore Comm Center
Children At Play Early Intervention Center, Inc.
Childrens Art Carnival
Childrens Arts & Science Workshops, Inc.
Children's Home Intervention Program, Inc.
Children's Place Management, Inc.
Chinatown Manpower Project, Inc.

Chinese American Planning Council Home Attendant Program, Inc.
CHINESE-AMERICAN PLANNING COUNCIL INC
Christian Herald HDFC
Church Avenue Merchants Block Assn.
CITIZENS CARE DAY CARE CENTER, INC.
CITIZENS CARE SENIOR CENTER
City Pro Group, Inc.
CLAREMEONT NEIGHBORHOOD CENTER, INC.
Clarke School for the Deaf d/b/a Clarke NYC Auditory/Oral Center
CLIFFORD GLOVER DAY CARE CENTER, INC.
Clinton Housing Development Co.
Coalition for Hispanic Family Services
COALITION FOR HUMAN HOUSING, INC.
Coalition for the Homeless
COBO MT CARMEL CENTER 12M
COLLEGE COMMUNITY CHILD CARE CENTER
COLONY-SOUTH BROOKLYN HOUSES, INC.
Columba Services, Inc.
COMMITTEE FOR HISPANIC CHILDREN & FAMILIES
Common Ground Community
Community Access, Inc.
COMMUNITY AGENCY FOR SENIOR CIT/NEW LANE
COMMUNITY AGENCY FOR SENIOR CITZ
COMMUNITY AGENCY/FOREVER YOUNG SENIOR
COMMUNITY AND PARENTS FOR CHILD WELFARE, INC.
Community Association of Progressive Dominicans, Inc.
COMMUNITY COUNSELING AND MEDIATION SERVICES, INC.
Community Mediation Services, Inc.
COMMUNITY ROUNDTABLE OF BUSHWICK, INC.
ComuniLife (HIRE)
Concepts of Independence
CONCERNED PARENTS OF JAMAICA
CONCOURSE DAY CARE CENTER, INC.
CONCOURSE HOUSE HDFC, INC.
CONEY ISLAND COMMUNITY DAY CARE CENTER, INC.
Conscientious Musical Revues
CONSELYEA STREET BLOCK ASSOCIATION, INC.
CONSELYEA/SWINGING 60S SENIOR CENTER
Contemporary Guidance Services
CONVENT AVE/HAMILTON GRANGE SENIOR CE
Cooper Square Community Development & Business Association
Cooperative Home Care Associates
CORNERSTONE DAY CARE CENTER, INC.
CORONA/FLORENCE SMITH SENIOR SERV
COTHOA LUNCHEON CLUB SENI
Council of Jewish Organizations of Flatbush, Inc.
Council of Neighborhood Organizations, Inc.
County of Westchester
Covenant House New York/Under 21, Inc.
Covenant House/Under 21
CPC QUEENS NAN SHAN SENIOR

CPC/NY CHINATOWN SENIOR CENTE
CRAWFORD COMMUNITY EARLY LEARNING CENTER.
Create, Inc.
CRF House East
Crossroads School for Child Development
Crown Heights HDFC
Crown Heights Jewish Community Council
Crown Heights Preservation
CUNY-Research Foundation
CYPRESS HILLS CHILD CARE CORPORATION
CYPRESS HILLS FULTON STREET
Cypress Hills Local Development Corporation
Darby Nutrition Dietetics Practice
DAWNING VILLAGE, INC.
DAY CARE COUNCIL OF NEW YORK INC
DB Grant Associates Inc
Dennelise Corp
Directions For Our Youth, Inc.
Discipleship Outreach Ministries, Inc.
DOE Fund, Inc.
DOMINICAN SISTERS FAMILY HEALTH SERVICES
Dominican Women's Development Center
DORCHESTER SENIOR CITIZENS
DOROT INC
DreamYard Project, Inc.
Dynamic Center
E. Sholom, Inc
Early Childhood Associates, LLC
Early Sprout, Inc.
Early Start, Inc.
EAST BROOKLYN DAY CARE CENTER, INC.
EAST CALVARY DAY CARE CENTER, INC.
EAST ELMHURST DAY CARE CENTER, INC.
EAST HARLEM BLOCK NURSERY, INC.
East Harlem Council For Community Improvement
EAST HARLEM COUNCIL FOR HUMAN SERVICES, INC.
East Harlem Employment Services, Inc.
East Harlem Tutorial Program, Inc.
EAST NEW YORK FAMILY DAY CARE PROCESSING CENTER, INC.
East New York Urban Youth Corps
East NY Development Corporation
EAST RIVER CHILDRENS CENTER COMMITTEE, INC.
EAST SIDE COMMUNITY GROUP
East Side House, Inc.
EAST TREMONT CHILD CARE AND DEVELOPMENT CENTER, INC.
Easter Seals New York
Ecumenical Community Development Organization
Eden II School for Autistic Children, Inc.
Edith and Carl Marks Jewish Community House of Bensonhurst
EDSI
Education and Assistance Corp.

Educational Alliance, Inc.
Edwin Gould Services for Children & Families, Inc.
Edwin Gould/Steps
EILEEN DUGAN SENIOR CITIZE
El Barrio's Operation Fightback, Inc.
El Puente De Williamsburg
Ellen Cooper Associates, Inc.
ELMCOR SENIOR CENTER
Emilia's Kids, Inc.
EMMANUEL DAY CARE CORPORATION
Employment Program for Recovered...
Employment Works Initiative
ENCORE COMMUNITY SERVICES
ENCORE LUNCHEON CLUB
EPISCOPAL COMMUNITY SERVICES LONG ISLAND 1927
Episcopal Health Services, Inc.
Episcopal Social Services, of New York, Inc.
Esperanza NY Inc.
FAITH HOPE & CHARITY COMMUNITY SERVICE DAY CARE CTR., INC
Faith Mission Alcohol Crisis Center, Inc.
FAMILY CARE SERVICES
FAMILY CENTER INC, THE
Farmers Market Federation of New York
FedCap Rehabilitation Service
Federation Employment and Guidance Service, Inc.
Federation of Italian-American Organizations of Brooklyn
Federation of Organizations for the New York State Mentally Disabled, Inc.
FEGS
Fifth Avenue Committee, Inc.
FIND AID/PROJECT FIND CLINTON SENIO
FIND AID/PROJECT FIND HAMILTON HOUSE
FIND AID/PROJECT FIND WOODSTOCK
First Steps
FLATBUSH ACTION BOARD OF DIRECTORS
Flatbush Action Community Day Care Center, Inc.
Flatbush Development Corporation
Flemister HDFC
Floating Hospital
FLUSHING DAY CARE CENTER, INC.
Flushing Hospital & Medical Center
Food First, Inc .
FORDHAM BEDFORD CHILDRENS SERVICES,INC
FORESTDALE INC
Fort Green Senior Citizen Council, Inc.
FORT GREENE COUNCIL, INC.
Fortune Society
Fountain House, Inc.
Fresh Youth Initiatives
Friends Housing Dev.
FRIENDS OF CROWN HEIGHTS EDUCATIONAL CENTERS, INC.
FT GREENE COUNCIL/ALBANY SENIOR CT

FT GREENE COUNCIL/GRACE AGARD
FT GREENE COUNCIL/HAZEL BROOKS SR
FT GREENE COUNCIL/MARIA LAWTON
FT GREENE COUNCIL/REMSSEN CENTER
FT GREENE COUNCIL/TERESA MOORE 23Y
FT GREENE/CHRISTOPHER C. BLENMAN SE
FT GREENE/H. GILROY SENIOR CENTER
FT GREENE/WILLOUGHBY SENIOR CENTER
Functional Life Achievement
Fund for the City of New York/Center for Court Innovation
Fund for the City of New York/Center for Court Innovation (Bronx Community Solutions)
G & Y Kids Power, Inc.
GAN DAY CARE CENTER, INC.
Gay Men of African Descent, Inc.
Gay Men's Health & Crisis Inc
Geel Community Services, Inc.
General Development and Orientation Council, Inc.
GEORGE C. CONLIFFE CHILD CARE CENTER INC.
Girls Educational and Mentoring Services Inc. (GEMS)
Global Kids, Inc.
GODDARD RIVERSIDE COMMUNITY CENTER
Good Shepherd Services
Good Shepherd Services - Mandela House (Bx)
GOOD SHEPHERD SERVICES - SHARP HOUSE
Goodwill Industries of Greater New York and Northern New Jersey, Inc.
Gotham Per Diem, Inc.
GRACE PRE-SCHOOL DAY CARE CENTER, INC.
GRAHAM WINDHAM INC.
Grand Street Settlement, Inc.
GREATER FLUSHING COMMUNITY COUNCIL, INC.
Greater Ridgewood Youth Council, Inc.
Greenhope Services For Women , Inc.
Greenwich House, Inc.
Groundwork Inc.
Guardians of the Sick, Inc.
GUSTAVUS ADOLPHUS LUTHERAN
H.E.L.P. DAY CARE CORPORATION
HAITIAN-AMERICAN DAY CARE CENTER, INC.
HALLET COVE CHILD DEVELOPMENT CENTER, INC.
HAMILTON-MADISON HOUSE, INC.
HANAC ANGELO PETROMELIS S
HANAC Inc.
HANAC RAVENSWOOD SENIOR CENTER
Hand In Hand Development, Inc.
Happy Dragon of New York
Happy Dragon USA
HARLEM CHILDREN'S ZONE INC
Harlem Commonwealth Council Inc
HARLEM DOWLING WESTSIDE CTR FOR CHILDREN & FAMILY SERVICES
Harlem RBI(Reviving Baseball in Inner Cities
Harlem United

Harlem United AIDS
Harlem United Community AIDS Center
HARTLEY HOUSE, INC.
HAWTHORNE CORNERS DAY CARE CENTER, INC.
Health and Hospitals Corp. / Elmhurst Hospital
HEALTH RESEARCH, INCORPORATED
Hear Me Speak
Heartshare Human Services
HEARTSHARE HUMAN SERVICES OF NEW YORK
Hebrew Academy for Special Children Inc.
Hebrew Educational Society
HEBREW INSTITUTE FOR THE DEAF & EXCEPTIONAL CHILDREN, INC.
HEBREW KINDERGARTEN & INFANTS HOME, INC.
HEIGHTS AND HILLS COMMUNITY CNCL
Helen Keller Services for the Blind
HELLENIC AMERICAN NEIGHBORHOOD ACTION
Hellenic American Neighborhood Action Committee (HANAC)
HELP Bronx
HELP Social Services Corp.
Henkels & McCoy, Inc.
HENRY ST/GOOD COMPANIONS NUTRITIO
HENRY STREET SETTLEMENT, INC.
Herbert G. Birch Family Services, Inc.
HHC - Queens Hospital Center
HHC - Renaissance Healthcare Network
HIGHBRIDGE ADVISORY COUNCIL FAMILY SERVICES, INC.
Highbridge Community Life Center (HCLC)
Highland Park Community Corporation
HILLCREST EDUCATIONAL CENTER, INC.
HMH/CITY HALL SENIOR CENTER
Home Life/ Starbright
Home Services System
Homecrest Community Services, Inc
HOMES FOR THE HOMELESS, INC.
Hope Community, Inc.
HOPE OF ISRAEL
Hospital Audiences, Inc.
Housing Works, Inc.
HTA of New York
Hudson Guild
HUDSON GUILD SENIOR SVCS
HUNTS POINT MULTI-SERVICE CENTER, INC.
HUNTS PT/DOUGLAS LEON SENIOR CENTER
HUNTS PT/MARIA ISABEL SENIOR CTR
Icahn House East, LLC
ICD International Center for the Disabled (Not in FMS)
Imani House, Inc.
Imeinu, Inc.
Immaculata Hall HDFC
Immigrant Social Services, inc.
Important Steps, Inc.

Included Educational Services
Indochina Sino American Community Center
Institute for Basic Research Development Disabilities
Institute for Community Living, Inc.
Institute for Mediation and Conflict Resolution, Inc.
Institute For Puerto Rican Hispanic Elderly, Inc.
INSTITUTE FOR THE PUERTO RICAN HISPANIC ELDERLY /CARVER
INSTITUTE FOR THE PUERTO RICAN HISPANIC ELDERLY/ARTHURO
INSTITUTE FOR THE PUERTO RICAN HISPANIC ELDERLY/BETANCES
Institutes of Applied Human Dynamics
Inwood Community Services, Inc.
INWOOD HOUSE, INC.
IPRHE CORONA SENIOR CENTER
IPRHE/BRONX RIVER SENIOR CENTER
IPRHE/ELMHURST JACKSON HEIGHTS
IPRHE/JAMES MONROE SENIOR CTR
IPRHE/LEONARD COVELLO SENIOR CE
ISABELLA GERIATRIC CENTER
Island Peer Review Organization
Italian American Civil Rights League
Italian Senior Citizens
Jackson Children's Services
JACOB A RIIS/QUEENSBRIDGE
Jacob A. Riis Neighborhood Settlement, Inc.
JAMAICA CHILD CARE CENTER, INC.
JAMAICA NAACP DAY CARE CENTER, INC.
Jamaica Service Program for Older Adults, Inc.
JAMAICA SERVICES PROGRAM FOR OLDER ADULTS/FRIENDSHIP
JAMES L. VARICK COMMUNITY CENTER, INC.
JAPANESE AMERICAN SOCIAL SVCS
JASA BROOKDALE
JASA BX SPECL NEEDS UNIT
JASA CANARSIE
JASA LEGAL SERVICES
JASA ROCKAWAY PAR SENIOR CEN
JASA ROY REUTHER
JASA SENIOR CENTERS
JASA SR. ALLIANCE/LUNA PARK
JASA THROGS NECK SENIOR CE
JASA.CO-OP CITY
JASA/VAN CORTLANDT SENIOR CENT
JCC OF GCI/HABER HOUSES SENIOR CENTE
JCC OF GCI/MARLBORO SENIOR CENTER
JCC OF GCI/OCEAN PARKWAY SENIOR CITI
JCC OF GCI/SURF SOLOMON SENIOR CENTE
JCC OF GREATER CONEY ISLAND
JCC OF GREATER CONEY ISLAND SHOREFRONT
JCC of Rockaway Peninsula
JCC SR KOSHER NUTRITION SE
Jericho Project
Jericho-Residence IV HDFC

JEWISH ASSOCIATION FOR SERVICES FOR THE AGED
JEWISH ASSOCIATION FOR SERVICES FOR THE AGED /MANHATTAN BEACH
JEWISH ASSOCIATION FOR SERVICES FOR THE AGED /SHOREFRONT
JEWISH BOARD OF FAMILY AND CHILDREN'S SERVICES INC
Jewish Care of Services of Long Island
JEWISH CHILD CARE ASSOC. INC.
Jewish Child Care Association of New York
Jewish Community Center of Staten Island, Inc.
JEWISH COMMUNITY COUNCIL OF GCI
JEWISH COMMUNITY COUNCIL OF GCI/JAY
Jewish Community Council of Greater Coney Island, Inc.
Jewish Institute of Queens
John A. Coleman School
JOHN EDWARD BRUCE DAY CARE CENTER, INC.
JSPOA ROCKAWAY BLVD SR CT
JSPOA THEODORA JACKSON SR.
JSPOA TRANSPORTATION
Just Us, Inc.
Kennedy Child Study Center
Kidcare Associates, Inc.
KIDS ETCETERA DAY CARE CENTER, INC.
KidsKare, LLC
KINGSBRIDGE HEIGHTS COMMUNITY CENTER, THE
Kips Bay Boys & Girls Club
KIPS BAY CASTLE HILL SR CTR
KOREAN COMMUNITY SERVICES OF METROPOLITAN NY
La Asociacion Benefica Cultural Father Billini
LABOR BATHGATE COMMUNITY CHILD CARE BOARD
Lantern Community Services, Inc
LAURELTON SPRINGFIELD COMMUNITY DAY CARE, INC.
LEAGUE FOR BETTER COMMUNITY LIFE, INC.
LEAKE AND WATTS SERVICES, INC.
Learning Through An Expanded Arts Program, Inc.
Legal Aid Society
Legal Outreach, Inc
LEGAL SERVICES FOR NEW YORK
Legal Services New York City
LENOX HILL NEIGHBORHOOD HOUSE, INC.
LENOX HILL SR CTR
Lesbian & Gay Community Services Center, Inc.
LEXINGTON CHILDREN CENTER, INC.
Lexington Hearing & Speech Center Inc.
Lifespire, Inc.
Lighthouse International
LINCOLN SQUARE NEIGHBORHOOD CENTER, INC.
LITTLE FLOWER CHILDREN'S & FAMILY SERVICES OF NEW YORK
Little Meadows Early Childhood Center
Little Sisters of the Assumption Family Health Service, Inc.
LITTLE SUN PEOPLE, INC.
Little Wonders, Inc.
Long Island Center for Child Development, Inc.

Long Island Jewish Medical Center
Long Island University
Los Ninos Services, Inc.
LOWER EAST SIDE FAMILY UNION
Lower East Side Service Center
Lower West Side Household Services Cop
LSA FAMILY HEALTH SERVICE, INC.
LSNY-BRONX CORPORATION
Lutheran Medical Center
LUTHERAN SOCIAL SERVICES OF METROPOLITAN NY
Madison Square Boys & Girls Club
Make the Road New York
MALCOLM X DAY CARE CENTER OF CORONA - EAST ELMHURST, INC.
Manhattan Legal Services
Manhattan Youth Recreation and Resources, Inc.
MAPLETON MIDWOOD GERIAT
Marathon Infants & Toddlers, Inc.
MARBLE HILL NURSERY SCHOOL, INC.
MARC ACADEMY AND FAMILY CENTER, INC.
Marion K. Salomon
MARY MCLEOD BETHUNE DAY CARE CENTER, INC.
Maspeth Town Hall, Inc.
MEALS ON WHEELS OF STATEN ISLAND
MENTAL HEALTH ASSOCIATION OF NYC INC THE
Mental Health Providers of Western Queens
MERCYFIRST
MERRILL PARK CIVIC ASSOCIATION
Metro Children's Services, Inc.
Metro Therapy, Inc.
Metropolitan NY Coord. Council on Jewish Poverty
MFY LEGAL SERVICES INC
MID BRONX CCRP EARLY CHILDHOOD CENTER, INC.
MID BRONX SENIOR CITIZENS COUNCIL INC
Mid Island Therapy Associates, LLC d/b/a All About Kids
Midwood Development Corporation
Milestone Early Intervention Center
Momentum Project
MONTEFIORE MEDICAL CENTER
MONTESSORI PROGRESSIVE LEARNING CENTER, INC.
Morningside Center for Teaching Social Responsibility, Inc.
MORNINGSIDE RETIREMENT & HEALTH
Morris Heights Health Center, Inc.
Morrisania Revitalization Corporation
MOSDOTH DAY CARE CENTER, INC.
MOSHOLU MONTEFIORE COMMUNITY CENTER, INC.
Mount Hope Housing Company
Msgr. Robert Fox Memorial Shelter
Mt. Sinai Hospital
NADAP
NASRY MICHELEN DAY CARE CENTER, INC.
National Alliance for the Mentally Ill of New York City, Inc.

National Society for Hebrew Day School
NATIONAL SORORITY OF PHI DELTA KAPPA BETA OMICRON CHAPTER
Neigh Initiative Dev. Corp.
Neighborhood Association for Inter-Cultural Affairs (NAICA)
NEIGHBORHOOD DAY NURSERY OF HARLEM, INC.
Neighborhood Initiatives Development Corporation
Neighborhood Self-Help by Older Persons Projects, Inc.
NEIGHBORHOOD SHOPP CASA B
NEIGHBORHOOD SHOPP-SNAP
NEW ALTERNATIVES FOR CHILDREN INC
New Life Child Development Corporation
New Settlement Apartments
New York Asian Women's Center, Inc.
New York Center for Child Development
New York Center for Interpersonal Development
New York Child Resource Center Inc.
New York City Department of Education
New York City Gay & Lesbian
New York City Housing Authority
New York City Mission Society
New York County Defender Services
NEW YORK FOUNDATION FOR SENIOR CITIZENS
NEW YORK FOUNDATION FOR SENIOR/MOTT
NEW YORK FOUNDLING HOSPITAL
New York Junior Tennis League
New York League for Early Learning Inc.
New York Presbyterian Hospital
NHS of North Bronx, Inc.NYC Inc
NHS of Northern Queens
NICHOLAS CARDELL DAY CARE CENTER, INC.
Non-Profit Assistance Corp
Nontraditional Employment for Women
NORTH BRONX NCNW CHILD DEVELOPMENT CENTER, INC.
North Brooklyn Development Corporation
North General
NORTHEAST BRONX DAY CARE CENTERS, INC.
NORTHEAST BRONX SENIOR CITIZENS
Northern Manhattan Improvement Corp
NORTHFIELD COMMUNITY LDC OF SI
Northside Center for Child Development
NORTHSIDE CENTER FOR CHILD DEVELOPMENT INC
NUESTROS NINOS DAY CARE CENTER, INC.
Number One SRO, HDFC
NY Center for Infant & Toddlers
NY FDTN HOME SHARING
NY Society for the relief of the Ruptured & Crippled dba Hospital for Special Surgery
NY Urban League
NYC Criminal Justice Agency
NYF/DYCKMAN SENIOR CENTER
NYF/LA GUARDIA SENIOR CENTER
NYSARC, INC.

NYSARC, Inc. - New York City Chapter (AHRC)
Odyssey House HDFC
Odyssey House, Inc.
Office of the Appellate Defender
OHEL CHILDRENS HOME AND FAMILY SERVICES INC
OHEL SARAH DAY CARE CENTER, INC.
OMEGA PSI PHI FRATERNITY NU-OMICRON CHAPTER ECEC
On Our Way Learning Center
On Your Mark, Inc.
ONE STOP SENIOR SERVICES
OPEN DOOR ASSOCIATES, INC.
Opportunities for a Better Tomorrow
Osborne Treatment Services/EI Rio
Palladia, Inc.
PAMELA C. TORRES DAY CARE CENTER, INC.
PARK SLOPE COMMUNITY CENTER, INC.
PARK SLOPE NORTH CHILD DEVELOPMENT CENTER, INC.
PARK SLOPE SENIOR CITIZENS CTR
Partnership for the Homeless/ Prevention
Partnership for the Homeless, Inc.
Pathways to Housing, Inc.
Pediatric Occupational Therapy Associates, P.C.
PENN SOUTH SOCIAL SERVICES
PEOPLE CARE
PEQUENOS SOULS DAY CARE CENTER, INC.
Per Scholas Inc
Personal Touch Home Care, Inc.
Personal Touch, Inc.
PETER CARDELLA SENIOR CITIZEN CENTER
PHILIP H. MICHAELS CHILD CARE CENTER, INC.
Phipps Community Development
PHS Dental
PHS Medical
Pibly Residential Programs, Inc.
Planned Parenthood of NYC
PLEASANT AVENUE DAY CARE CENTER, INC.
Police Athletic League, Inc.
POLISH & SLAVIC/JOHN PAUL II FRIENDSHIP CLUB
POLISH & SLAVIC/KRAKUS LUNCHEON CLUB
Polonians Organized to Minister to Our Community
POMOC
Postgraduate Center for Mental Health
Pratt Area Comm. Cncl
Premier Home Health
Presbyterian Senior Services
PRESBYTERIAN SENIOR SERVICES/ANDREW JACKSON
PRESBYTERIAN SENIOR SERVICES/CITY ISLAND
PRESBYTERIAN SENIOR SERVICES/HIGHBRIDGE
PRINCE HALL SERVICE FUND, INC.
Project Hospitality, Inc.
Project Renewal, Inc.

PROMESA, INC.
Prospect Park YMCA New Americans Welcome Center
PSS/PARKSIDE SENIOR CENTER
Public Health Solutions
PUERTO RICAN COUNCIL DAY CARE CENTER, INC.
PUERTO RICAN FAMILY INSTITUTE
QSAC, Inc.
QUEENS COMMUNITY HOUSE, INC.
QUEENS COMMUNITY HOUSE/POMONOK SENIOR CENTER
QUEENS COUNTY EDUCATORS FOR TOMORROW, INC.
Queens Law Associates
Queens Legal Services, Corp.
QUEENSBORO COUNCIL FOR SOCIAL WELFARE
QUEENSBIDGE DAY CARE CENTER, INC.
QUO VADIS MONTESSORI DAY CARE CENTER, INC.
R.A.I.N. BOSTON SECOR SENIOR
R.A.I.N. EASTCHESTER SENIOR 12H
R.A.I.N. GUNHILL SENIOR CENT
RABBI ISRAEL/MIDDLE VILLAGE
RAICES CORONA SENIOR CENT
RAICES RED HOOK SENIOR CENTER
RAICES/WYCKOFF GARDENS SENIOR CE
RAIN
RAIN COLLEGE AVE SENIOR CENTER
RAIN East Tremont
RAIN ONE-STOP SERVICES TO T
RAIN PARKCHESTER SENIOR CE
RAIN/BOSTON EAST
RAIN/BOSTON RD
RBSCC
RBSCC DIANA JONES SENIOR CENTER
RBSCC/ATLANTIC SENIOR CENTER
RECREATION ROOMS AND SETTLEMENT
RED BALLOON DAY CARE CENTER, INC.
Red Hook Initiative, Inc.
REGIONAL AID FOR INTERIM NEEDS
Regional Aid For Interim Needs, Inc. (R.A.I.N.)
REGIONAL AID FOR INTERIM NEEDS/INWOOD
REGIONAL AID FOR INTERIM NEEDS/MIDDLETOWN
REGIONAL AID FOR INTERIM NEEDS/NEREID
Rehab Care Professionals, Inc.
RENA DAY CARE CENTER, INC.
Research Foundation of CUNY
Research Foundation of CUNY on Behalf of Bronx Comm. College
Research Foundation of CUNY/ CUNY Creative Arts Team, Inc.
Research Foundation of CUNY/Brooklyn College
Research Foundation of CUNY/Medgar Evers College
RESERVE ELDER SERVICE
Restaurant Opportunities Center of NY
RICHMOND HOME NEED SERVICES
Richmond University Medical Center

Ridgewood Bushwick
RIDGEWOOD BUSHWICK HOME
RIDGEWOOD BUSHWICK SENIOR CIT/BORINQUEN
Ridgewood Bushwick Senior Citizens Council
RIDGEWOOD BUSHWICK SENIOR CITIZENS/HOPE
RIDGEWOOD BUSHWICK SENIOR CITIZENS/ROUNDTABLE
RIDGEWOOD BUSHWICK/CASE MANAGEMENT
RIDGEWOOD OLDER ADULT CT
Right Start
Riverdale Community Center, Inc.
RIVERDALE SENIOR CENTER
RIVERDALE SENIOR SERVICES
RIVERSTONE SENIOR LIFE
Riverstone Senior Life Services, Inc.
ROCHDALE VILLAGE NURSERY SCHOOL, INC.
ROCHDALE VILLAGE SOCIAL SERVICES
Rockaway Artist Alliance, Inc.
Rockaway Development & Revitalization Corporation
Rocking the Boat, Inc.
Rockland Child Development Services Inc.
ROOSEVELT ISLAND SENIORS ASSOCIATION
Rosalia-Regina Pacis Neighborhood Improvement Associatio
Ryer Ave
SAFE HORIZON, INC. (VICTIM SERVICES)
Safe Space NYC, Inc.
Saint Dominic's Home
SAINT JOHNS DAY CARE CENTER, INC.
Sakhi for South Asian Women
SALEM COMMUNITY SERVICE COUNCIL, INC.
Salvation Army
Samaritan Village
SAMARITAN/WOODSIDE SENIOR CENTER
Samuel Field YM & YWHA, Inc.
Samuel Proctor HDFO
Sanctuary for Families, Inc.
SAUTI YETU CENTER FOR AFRICAN WOMEN INC
Sauti Yetu Center for African Women, Inc.
SCAN - NY (SUPPORT CHILDRENS ADVOCACY NETWORK) INC.
SCAN (SUPPORTIVE CHILDREN'S ADVOCACY NETWORK) NY VOLUNT
School Settlement Association
SCO FAMILY OF SERVICES - EAST WILLIAMSBURGH
SCO Family of Services (St. Christopher-Ottillie)
SCO Family of Services, Inc.
SEABURY DAY CARE CENTER, INC.
Seamen's Society for Children & Families
SEBCO Development, Inc.
SEBCO SENIOR PROGRAMS
Second Henry Street, HDFO
SEEDCO Inc
Self Help Community Services
SELFHELP CONSOLIDATED SENI

SENIOR ACTION IN A GAY ENVIRONMENT INC
SENIORS HELPING SENIORS
Sephardic Community Center
SEPHARDIC MULTI SERVICE CENTER
SEPHARDIC MULTI SERVICE CENTER/HOUSE OF JACOB
Services for the Underserved, Inc.
SERVICES NOW FOR ADULT PERSONS
Sesame Flyers International, Inc.
SHARON BAPTIST BOARD OF DIRECTORS, INC.
SHELTERING ARMS DAY CARE SERVICES, INC.
Shema Kolainu - Hear Our Voices
SHIRLEY CHISHOLM DAY CARE CENTER, INC.
Shorefront Jewish Community Council
Shorefront YM-YWHA
SI COMM SVS/NEW DORP FRIENDSHIP CLUB
SI COMM SVS/STATEN ISLAND FRIENDSHIP CL
Simpson Street Development Association, Inc.
Sky Light Center, Inc.
South Bronx Action Group
South Bronx Overall Economic Development Corp.
South Brooklyn Legal Services
South Queens Boys & Girls Club
South Street Seaport Museum
Southeast Bronx Neighborhood Center, Inc. (SEBNC)
SOUTHEAST BRONX NEIGHBORHOOD CENTERS, INC.
SOUTHEAST QUEENS MULTI SERVICE
SOUTHERN QUEENS PARK ASSOC. INC.
Southside United Development Fund Corp
SOUTHSIDE/LOS SURES SR CTR
Sports and Arts In Schools Foundation, Inc.
SR CITIZENS LEAGUE OF FLATB
ST DOMINIC'S HOME
ST GABRIELS EPISCOPAL CHURCH
ST JOHN ST MATTHEW/PROSPECT HILL SR SVS
ST JOHNS PLACE FAMILY CENTER HOUSING DEVELOPMENT FUND CORP
ST JOHNS/FT HAMILTON-ST JOHNS NUTRI
ST LUKE'S-ROOSEVELT HOSPITAL CENTER
ST VINCENT'S SERVICES INC
St. Anthony's Residence HDFC
St. Barnabas Hospital
St. Cabrini Home
ST. CHRISTOPHER'S, INC.
St. John's Residence (Qu)
St. John's University
St. Mary's Community Services, Inc.
St. Mary's HDFC
St. Mary's Hospital for Children, Inc.
St. Nicholas NPC
St. Nicks Alliance Corp.
St. Raymond Community Outreach
St. Rosalia-Regina Pacis Neighborhood Improvement Associatio

ST. VINCENT'S HOSPITAL/MEDICAL CENTER
STANLEY M ISAACS NEIGHBORHOOD CENTER
Staten Island Aid for Retarded Children, Inc. dba Community Resources
Staten Island Behavioral Network, Inc
Staten Island Mental Health Society, Inc
Staten Island University Hospital
Steinway Child and Family Services, Inc.
Step by Step Infant development Center
Stepping Stone Day School, Inc.
StriVright, Inc.
Stryckers Bay Neighborhood Council, Inc.
Sunny Days Early Childhood Developmental Services, Inc.
Sunnyside Community Service, Inc.
SUNNYSIDE HOME CARE
Sunset Bay Community Services, Inc
SUNSET BAY/SUNSET PARK SENIOR CITIZENS
Supportive Childrens Advocacy Network (SCAN)
TABERNACLE CHURCH OF GOD, INC.
TADA! Theatre and Dance Alliance, Inc
The Ansob Center for Refugees
The Arab American Family Support Center
The Bridge, Inc.
The Carter Burden Center
The Child Center of NY, Inc.
The Children's Aid Society
The Children's Center for Early Intervention, Inc.
The Children's Village
The Coalition of Behavioral Health Agencies, Inc.
The Crenulated Company Ltd
THE DENNELISSE CORP.
The Doe Fund
The Door - A Center of Alternatives
The East New York Learning Center, Inc
THE EDUCATIONAL ALLIANCE, INC.
THE EDUCATIONAL ALLIANCE/SIROVICH SENIOR CENTER/SIROVICH
The Floating Hospital
The Fortune Society, Inc.
The Fortune Society/DAMAS
The Fortune Society/Flametree
The Fortune Society/Freedom
The Friends of Crown Heights Educational Center
The Gingerbread Learning Center
The Korean American Family Services Center
The Mental Health Association of New York City, Inc.
THE NEW LIFE CHILD DEVELOPMENT CENTER, INC.
The New York Eye and Ear Infirmary
The Osborne Association, Inc.
The Partnership for the Homeless, Inc.
The Research Foundation of State University of New York
The Salvation Army
The Samaritans of New York, Inc.

The Spanish Speaking Elderly
THE SPANISH SPEAKING ELDERLY/TIMES PLAZA
The Young Womens Christian Association of Queens
TheraCare of New York, Inc.
Therapeutic Imprints, Inc.
Therapeutic Resources Physical Therapy, LLP
Therapy and Learning Center
These Our Treasures, Inc.
THROGGS NECK CHILD CARE CENTER
Thursday's Child, Inc.
Toddler-Infant Program for Special Education, Inc.
Tolentine-Zeiser Community Life Center, Inc
Tourette Syndrome Association, Inc.
Transitional Services for New York, Inc.
TREMONT COMMUNITY SENIOR
Tremont Crotona Day Care Center, Inc
TREMONT MONTEREY DAY CARE CENTER INC.
TRUSTEES OF COLUMBIA
Turning Point
Turning Point HDFO
TWIN PARKS CHILD CARE CENTER, INC.
UBA BEATRICE LEWIS SENIOR
UBA/A. PHILIP RANDOLPH SENIOR CE
UBA/M MCLEOD
UBA/MANHATTANVILLE-RIVERDALE
UJC ADULT LUNCHEON CLUB
UJO of Williamsburg Inc
Under 21 New York City
UNION SETTLEMENT ASSOCIATION, INC.
UNION/CORSI HOUSE SENIOR CENTER
UNITAS THERAPEUTIC COMMUNITY
United Activities Unlimited, Inc.
UNITED BRONX PARENTS, INC.
United Cerebral Palsy of Queens, Inc.
United Community Centers
United Community Day Care Center, Inc
UNITED FEDERATION OF BLACK COMMUNITY ORGANIZATIONS, INC.
UNITED HINDU CULTURAL COUNCIL
UNITED INTERFAITH ACTION COUNCIL OF BROOKLYN, INC.
United Jewish Organization of Williamsburg
UNITED LUBAVITCHER YESHIVA
UNITED PARENTS COMMUNITY CORPORATION
UNITED SENIOR CITIZENS CTR OF SUNSET PARK
UNIV SETTLEMENT SOCIETY / NUTRITION
UNIVERSITY BEHAVIORAL ASSOCIATES, INC.
University Consultation & Treatment
University Settlement Society of New York, Inc
Up Wee Grow, Inc.
UPPER BRONX NEIGHBORHOOD ASSOCIATION FOR P.R. AFFAIRS, INC
Urban Justice Center
Urban Pathways, Inc.

Urban Strategies, Inc.
Urban Youth Alliance International
UTOPIA CHILDRENS CENTER, INC.
Vanguard Urban Improvement Association, Inc.
Variety Boys & Girls Club of Queens, Inc.
Venture House, Inc.
Violence Intervention Program
VIP Health Care
VIP HEALTH CARE / KWIK CARE LTD
VIP Health Care Services
Vision Urbana, Inc.
Visiting Nurse Association Health Care Services, Inc.
Visiting Nurse Service of New York Home Care
VOCATIONAL INSTRUCTIONAL PROJECT COMMUNITY SERVICES INC
Volunteers of America, Inc.
WASH HGTS COMMUNITY SVC
WASHINGTON HEIGHTS CHILD CARE CENTER, INC.
Washington Heights- Inwood Coalition, Inc
Wayside Out Reach Development, Inc
WAYSIDE/ROSETTA GASTON SENIOR CEN
WAYSIDE/TILDEN SENIOR CENTER
WAYSIDE/VAN DYKE SR CTR
West End Intergenerational
West Side Campaign Against Hunger/ Chruch of st. paul
WEST SIDE FEDERATION FOR SENIOR & SUPPORTIVE HOUSING INC
WEST SIDE FEDERATION FOR SENIOR 32Y
WEST SIDE MONTESSORI SCHOOL
WESTCHESTER TREMONT DAY CARE CENTER, INC.
Weston United Community Renewal, Inc.
Westside Federation For Senior & Suportive
William F. Ryan Community Health Center
WILLIAM HODSON SENIOR CEN
WILLIAMSBRIDGE NAACP EARLY CHILDHOOD EDUCATION CENTER, INC
Williamsburg Infant & Early Childhood Development Center, Inc.
Women In Need, Inc.
Women's Housing and Economic Development Corporation (WHEDCO
Women's League Community Residences Inc.
Women's Prison Association
Women's Prison Association (WPA)
Woodside On The Move, Inc.
Woodstock HDFC
Woodycrest Center For Human Development
Yeled V'Yalda Early Childhood Center, Inc.
YESHIVA KEHILATH YAKOV
Yeshiva Kehilath Yakov (Parent Hdqtrs)
YESHIVA TIFERETH MOSHE, INC.
Yeshiva Univ., Albert Einstein College of Medicine
YMCA OF GREATER NEW YORK
YMCA of Greater New York - Virtual Y
YMCA of Greater New York/Bedford Stuyvesant
YMCA of Greater New York/Bronx

YMCA of Greater New York/Chinatown
YMCA of Greater New York/Corporate
YMCA of Greater New York/Eastern District
YMCA of Greater New York/Flatbush Branch
YMCA of Greater New York/Flushing
YMCA of Greater New York/Prospect Park
YMCA of Greater New York/Vanderbilt
YMYWHA OF THE BRONX RIVERDALE/DORA
YM-YWHA of Washington Heights Inwood
You Participate In Solutions/ New York Center for Interpersonal Development
Young Adult Justice Program RFP
Young Athletes, Inc.
Young Dancers In Repertory, Inc.
YOUNG ISRAEL FOREST HILLS S
YOUNG ISRAEL OF BEDFORD BAY
YOUNG ISRAEL PROGRAMS/MIDWOOD
YOUNG ISRAEL PROGRAMS/WAVECREST
YOUNG ISRAEL QUEENS VALLEY
Youth Development Institute A program of the Tides Center
Youth Ministries for Peace and Justice
YWCA OF THE CITY OF NEW YORK
YWCA of the City of New York (Main Branch)